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Environmental Protection Omaha, NE

February 24, 2000

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RCRA Corrective Action & Permits Branch
Air, RCRA and Toxics Division
901 North 5<sup>th</sup> Street
Kansas City, KS 66101

RECEIVED FEB 2 5 2000 RCAP BHANCH

Dear Mr. Herstowski:

Please refer to the Proposed Administrative Order on Consent (the Order) for the Omaha, Nebraska Shops of the Union Pacific Railroad Company. More specifically, the site is described as 9<sup>th</sup> and Cass Streets, Omaha, Nebraska, RCRA I.D. No. NED000829754. In addition, please refer to my letters to you dated January 7 and February 4, 2000, regarding the submittal of several documents for your review.

As noted in my letter of February 4, Union Pacific will be in the field in late February and March 2000 gathering additional data for Operable Unit No. 1 (OU1). Enclosed for your review and comment are three copies of a Planning Memorandum titled OU1 Data Gaps Assessment. The document is dated February 16, 2000.

In a telephone conversation we had on January 28, 2000, we discussed the potential remedies for OU1. Based on our conversation and further evaluation of alternative remedies, we have revised the draft Corrective Measures Study (CMS) for OU1. Therefore, enclosed for your review and comment are three copies of the revised draft Corrective Measures Study Operable Unit No. 1 (OU1). The document is dated February 2000.



One additional copy each of the Data Gaps Assessment and the revised draft CMS for OU1 are being transmitted to you for forwarding to the RCRA Section of the Nebraska Department of Environmental Quality (NDEQ). The Railroad's understanding is that EPA will forward all documents to NDEQ for their review and request they provide EPA with comments.

If you wish to call me to discuss any aspect of the work please contact me at (402) 271-3675.

Yours truly,

Jeffrey D. McDermott, P.E.

Mgr. Environmental Site Remediation

ENC

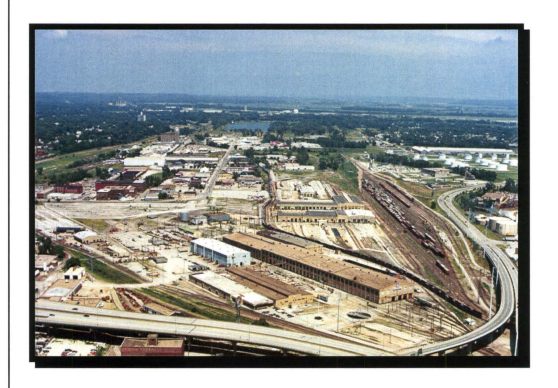
C: Theodore L. Huscher - NDEQ (W/ENC)
 Norman Jackman - City of Omaha (W/ENC)
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 Denny Brown - UPRR
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FEB 2 5 2000

RCAP BRANCH

# CORRECTIVE MEASURES STUDY OPERABLE UNIT NO. 1 (OU1)

Omaha Shops



Prepared for Union Pacific Railroad Company Omaha, Nebraska



February 2000

**URS Greiner Woodward Clyde** 

101 South 108th Avenue Omaha, Nebraska 68154

# CORRECTIVE MEASURES STUDY **OPERABLE UNIT NO. 1**

# **UNION PACIFIC RAILROAD OMAHA SHOPS**

Union Pacific Railroad Company 1416 Dodge Street Omaha, Nebraska 68179

### **CERTIFICATION**

"I certify that this document and all attachments hereto were prepared under my direction or supervision. To the best of my knowledge, information and belief, the information submitted is true, accurate and complete. I am aware that there are criminal penalties for knowingly providing false information."

Signature:

Date: 2-22-2000

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ACBM Asbestos-Containing Building Materials

ACM Asbestos-Containing Material

AOC Area of Concern

ARARs Applicable or Relevant and Appropriate Requirements

AST Aboveground Storage Tank

bgs below ground surface

BTEX Benzene, Toluene, Ethylbenzene, and Xylenes

CERCLA Comprehensive Environmental Response, Compensation, and

Liability Act

CM Corrective Measures

CMS Corrective Measures Study
COPC Chemical of Potential Concern

HI Hazard Index
ID Inside Diameter
IM Interim Measures
LTU Land Treatment Unit

msl mean sea level

NCP National Contingency Plan

NDEC Nebraska Department of Environmental Control NDEQ Nebraska Department of Environmental Quality

NET National Environmental Testing
O&M Operation and Maintenance

OD Outside Diameter
OU1 Operable Unit 1
OU2 Operable Unit 2
OU3 Operable Unit 3

PA Preliminary Assessment

PAHs Polycyclic Aromatic Hydrocarbons

PCE Tetrachloroethylene

PEL Permissible Exposure Limit
PID Photoionization Detector

PPE Personal Protective Equipment

ppm parts per million

PRGs Preliminary Remediation Goals
QA/QC Quality Assurance/Quality Control
RAPMA Remedial Action Plan Monitoring Act

RBCs Risk-Based Concentrations

RCRA Resource Conservation and Recovery Act

RFA RCRA Facility Assessment

RfD Reference Dose

RFI RCRA Facility Investigation

RI/FS Remedial Investigation/Feasibility Study

RME Reasonable Maximum Exposure

ROD Record of Decision

SARA Superfund Amendments and Reauthorization Act

SCEM Site Conceptual Exposure Model

SCS Soil Conservation Service

SF Slope Factor

SVOCs Semivolatile Organic Compounds
SWMU Solid Waste Management Unit

TBC To Be Considered

TEH Total Extractable Hydrocarbons
TMV Toxicity, Mobility, and Volume

TRPH Total Recoverable Petroleum Hydrocarbons

TSA Temporary Storage Area
TWA Time-Weighted Average
TRW Technical Review Workshop
UCL Upper Confidence Limit

UPRR Union Pacific Railroad Company
URSGWC URS Greiner Woodward Clyde
USCS Unified Soil Classification System

USEPA United States Environmental Protection Agency

UST Underground Storage Tank
VOCs Volatile Organic Compounds
WWTP Waste Water Treatment Plant

#### 1.1 **AUTHORITY**

The Union Pacific Railroad Company (UPRR) Omaha Shops encompass approximately 184 acres lying north of downtown Omaha, Nebraska and just west of the Missouri River (Figure 1-1). The Omaha Shops are the subject of a pending Administrative Order on Consent (Order) under Section 3008(h) of the Solid Waste Disposal Act, commonly referred to as the Resource Conservation and Recovery Act (RCRA) of 1976, as amended. In response to the pending Order, UPRR has contracted URS Greiner Woodward Clyde (URSGWC) to complete a Corrective Measures Study (CMS) at the Omaha Shops.

Based on the results of the RCRA Facility Assessment (RFA) (Tetra Tech 1998) and the Omaha Shops' former classification as an interim status RCRA storage facility, the Omaha Shops are the subject of a pending Order which is expected to include the following facility-wide objectives:

- Evaluate the need for Interim Measures (IM) at the Omaha Shops to address contamination to relieve threats to human health or the environment.
- Perform IM that are necessary to control contamination at the Omaha Shops or to relieve threats to human health or the environment, or to prevent or minimize the spread of contaminants while long-term corrective measures are being implemented
- Perform a RCRA Facility Investigation(s) (RFI) to determine the nature and extent of any release of hazardous waste or hazardous constituents at or from the Omaha Shops
- Perform a Corrective Measures Study(ies) (CMS) to identify and evaluate alternatives for the corrective measures necessary to prevent, mitigate, or remediate any releases of hazardous wastes or hazardous constituents at or from the Omaha Shops
- Implement necessary corrective measure(s) at the Omaha Shops
- Perform any other activities necessary to correct or evaluate actual or potential threats to human health and/or the environment resulting from the release or potential release of hazardous waste or hazardous constituents at or from the Omaha Shops

#### 1.2 **OPERABLE UNITS**

The Order includes provisions to divide the Omaha Shops into three operable units for ease of administration and to accelerate corrective measures in certain areas. The operable units are shown on Figure 1-2 and include the following:

- Operable Unit No. 1 (OU1) includes surface soils above the normal high water table within the portion of the Omaha Shops that is proposed to be acquired by the City of Omaha for development of a public-use building project.
- Operable Unit No. 2 (OU2) includes surface soils above the normal high water table within the portion of the Omaha Shops not included in OU1.
- Operable Unit No. 3 (OU3) includes the groundwater underlying the Omaha Shops, at the normal high water table and below.

The Omaha Shops property has been the target of several development proposals since 1987. These development proposals have included public recreational facilities, mixed-use commercial/residential developments, and heavy industrial facilities. The Omaha Shops is currently being considered by the City of Omaha as the preferred site for development of a large public-use facility, potentially including a convention center and sports arena. Dividing the Omaha Shops into three operable units recognizes the potential for this development and provides flexibility to facilitate the City of Omaha's schedule requirements.

#### 1.3 PURPOSE AND SCOPE

The purpose of this report is to address the requirements of the Order for a RCRA CMS Report for OU1 at the Omaha Shops.

The OU1 RFI addressed 19 Solid Waste Management Units (SWMUs) and 14 Areas of Concern (AOCs) as specified in the Pending Administrative Order (USEPA 1999). The term SWMU is normally restricted to active sites, but because the exact locations within some of the sites where waste was generated are difficult to define, inactive sites were identified as SWMUs. The 33 OU1 RFI sites are identified in Table 1-1.

The purpose of this CMS Report is to briefly summarize and update the current conditions at OU1 and known nature and extent of contamination as documented by the RFI Report. The document will present the CMS screening and evaluation process and propose a corrective measure technology that addresses the lead contamination in soils at OU1. Petroleum hydrocarbons and asbestos contamination in soils will be handled under separate interim measures.

#### 1.4 LOCATION AND DESCRIPTION

The Omaha Shops are located at 9th and Webster Streets in Omaha, Douglas County, Nebraska (North 41°15'58" latitude, West 95°55'40" longitude). The legal description of the facility is Township 15 North, Range 13 East, Section 22. The Omaha Shops encompass approximately 184 acres located just west of the Missouri River in an industrialized area of downtown Omaha (Figure 1-1). The OU1 area is approximately 133 acres of the Omaha Shops property.

The site consisted of various buildings and production support areas, each having a function in past operations of the facility. SWMUs and AOCs are shown in Figure 1-3. Currently, only the Coach Shop, Print Shop, and Research and Development Laboratory are still operational. The Superintendents Building and B&B Shop are currently utilized for office and storage space.

#### 1.5 OPERATIONAL HISTORY

The Omaha Shops were in operation for approximately 100 years, with principal functions as a railroad fueling facility, repair shop, paint shop, and car body repair shop for UPRR's locomotive and car fleet.

UPRR used steam engines from the 1860s until the mid-1950s. The original steam engines were fueled by burning wood, coal, oil, fuel oil, and petroleum-based fuel. They required little lubrication and had no electrical components. In the mid-1950s, diesel power became the predominant source of power for train locomotives. During that time, the entire facility was converted from handling steam engines to diesel engines.

From the 1950s to 1988, the site was a major overhaul and maintenance facility for UPRR. In 1988, most of the operations, except the Print Shop and the Car Shop, moved to Little Rock, Arkansas. After the operations were moved in 1988, facility demolition began.

Specific operational history for OU1 is detailed in the RFI Report (URSGWC 1999).

#### 1.6 PREVIOUS INVESTIGATIONS

#### 1.6.1 **PCB Survey**

In 1987 and 1988, USPCI completed a PCB electrical transformer fluid survey at the Omaha Shops. According to the survey results, 57 transformers were identified as containing PCB fluids. Concentrations ranged from 0.3 parts per million (ppm) to 932 ppm PCBs. At the time of the survey, 12 of the 57 transformers were in service; three of the 12 transformers contained PCBs at concentrations greater than 240 ppm (241, 254, and 440 ppm), and the remaining nine transformers had PCB concentrations of less than 60 ppm (49, 48, 51, 56, 46, 52, 39, 48, and 51 ppm). The remaining 45 transformers identified as containing PCB fluids were removed from service or disposed of by USPCI (USPCI 1988a).

#### **Asbestos Survey** 1.6.2

SOS International completed an asbestos survey of the Omaha Shops in 1988. SOS collected 14 samples of suspected asbestos-containing building materials (ACBM). Six of these samples tested positive for asbestos with concentrations ranging from 35 percent to 90 percent chrysotile asbestos. Ten samples were collected from the outside steam line insulation. Five of these samples contained asbestos. Pipe insulation was examined in the North Locker Room and one sample was collected. The sample contained 90 percent chrysotile asbestos. The Power House pipe insulation and boiler area sampling involved collecting two samples, both of which were found not to contain asbestos. A spray-applied material observed on the walls of Store No. 2 was suspected of containing asbestos, and one sample was collected. This sample was found not to contain asbestos (SOS 1988).

Of the buildings that were demolished, all ACBM was removed and disposed of prior to building demolition.

# **Preliminary Site Assessment**

USPCI completed a preliminary site assessment of the Omaha Shops in 1988. The assessment included a facility walk-through and historical records search. Results of the survey identified a number of current and historical areas which were considered to be areas of potential environmental concern (USPCI 1988b). No action was taken as a result of the Preliminary Site

Assessment. Information gathered in the report was used in the planning of subsequent activities.

#### **Fuel Recovery System** 1.6.4

A diesel fuel recovery system was installed in 1988 by Terracon and continues to operate. During construction of the Abbott Drive overpass, diesel fuel was discovered on the groundwater near the south end of the Omaha Shops. A total of 13 recovery wells were installed at depths of approximately 27 to 28 feet (Terracon 1988).

# Site Investigation

HDR completed a Site Investigation of the Omaha Shops in 1989 and 1990 as a follow-up assessment to the USPCI preliminary site assessment. Field investigations included hand auger borings, truck-mounted drill rig borings, monitoring well installation and sampling, and soil vapor analysis. The Site Investigation report, dated April 1990, focused on the following 14 areas, some of which are identified as SWMUs or AOCs in the Order:

|   | Area                                   | SWMU or AOC        |
|---|--|--------------------|
| • | Blue Building                          | SWMU 4             |
| • | Car Shop                               | SWMUs 16 & 17      |
| • | Wheel Shop                             | SWMUs 13, 22, & 23 |
| • | Babbitt Shop                           | SWMU 3             |
| • | Traction Motor/Locomotive Shop         | SWMU 6             |
| • | Roundhouse                             | SWMU 1             |
| • | Acetylene Pit                          | SWMU 11            |
| • | Eighth Street Yard                     | AOC 10             |
| • | Car Dismantle Area                     | AOC 8              |
| • | Oil Pipeline                           | AOC 16             |
| • | Open Drum Storage                      | SWMU 24            |
| • | Temporary Hazardous Waste Storage Area | SWMU 8             |
| • | Transformer Storage Area               | SWMU 15            |
| • | Wastewater Treatment Area/Fuel Storage | SWMU 3, AOC 3      |
|   |  |                    |

Petroleum hydrocarbons, lead, volatile organic compounds (VOCs), semivolatile organic compounds (SVOCs), and asbestos were detected as follows:

- Petroleum hydrocarbons were detected in the following areas:
  - Stores No. 2
  - Wastewater Treatment Area/Babbitt Shop
  - Traction Motor Shop
  - Oil Tanks/Pump House
  - Grace Street Tank
  - Oil Pipeline (selected locations)
- Soil lead levels exceeded 1,000 ppm in the following areas:
  - **Babbitt Shop**
  - Paint Barrel Pits (also exceeded EP Toxicity levels for lead)
  - Open Drum Storage Area North
  - Eighth Street Yard South
- SVOCs and VOCs were detected at several areas.
- Asbestos was detected above the reporting limit in the Car Dismantle Area and Open Drum Storage Area.

### 1.6.6 Phase II Site Assessment

In 1992, part of the Omaha Shops became a candidate site for an automotive assembly facility. A Phase II site assessment was completed in the Construction Area of the proposed automotive assembly facility. The fieldwork for 19 soil borings was completed during February and March 1992 (W-C 1995). Soil samples were analyzed for VOCs, SVOCs, pesticides, PCBs, petroleum hydrocarbons, metals, and asbestos. The low levels of VOCs, SVOCs, pesticides/PCBs, and TPH detected in the soil samples from the Construction Area were determined not likely to represent a serious threat to human health or the environment. Similarly, most of the metals detected in the soil samples from the Construction Area were present at concentrations that were determined not likely to represent a serious threat to human health or the environment.

# Remedial Action Plan Monitoring Act

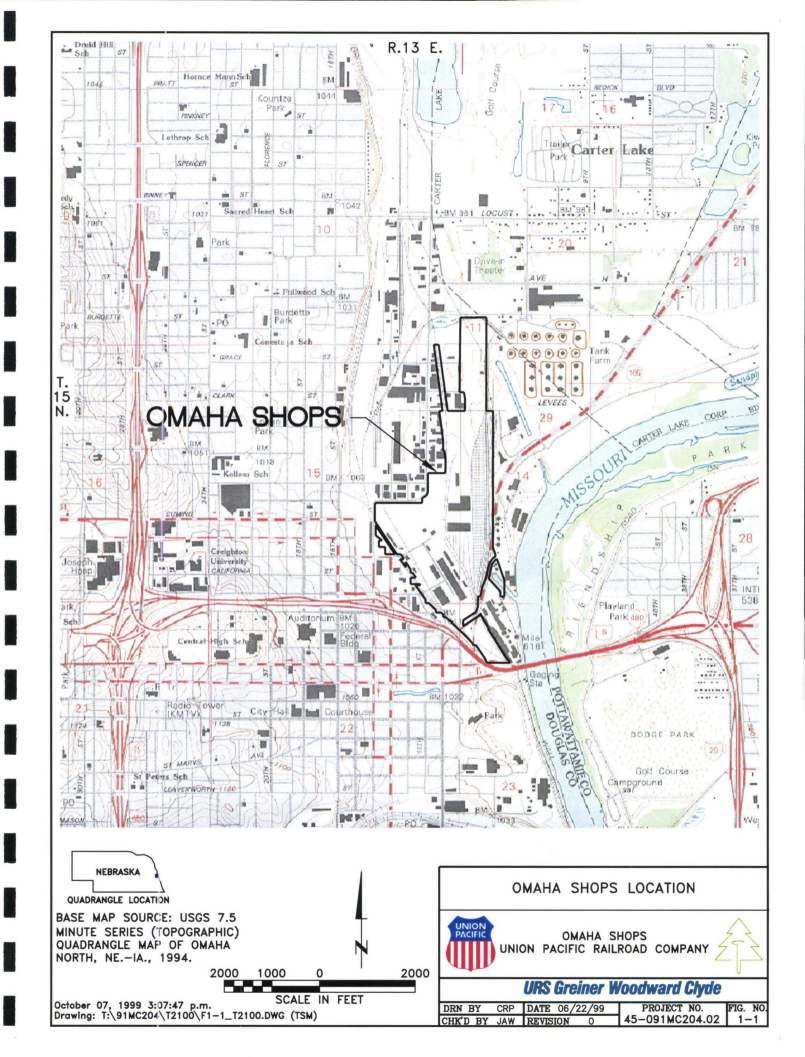
In January 1996, UPRR applied to participate in the Nebraska Remedial Action Plan Monitoring Act (RAPMA) Program. The RAPMA Program, authorized by the Nebraska Legislature in 1994, allows NDEQ to coordinate and oversee efforts by property owners, prospective buyers, lending institutions, or others wishing to initiate voluntary environmental cleanup activities. As part of the RAPMA Program, UPRR submitted a draft remedial action plan to NDEQ in January 1997 to describe potential development activities for the Omaha Shops (Woodward-Clyde 1996). The plan described remedial action objectives and activities to be undertaken to redevelop the Omaha Shops facility for commercial use.

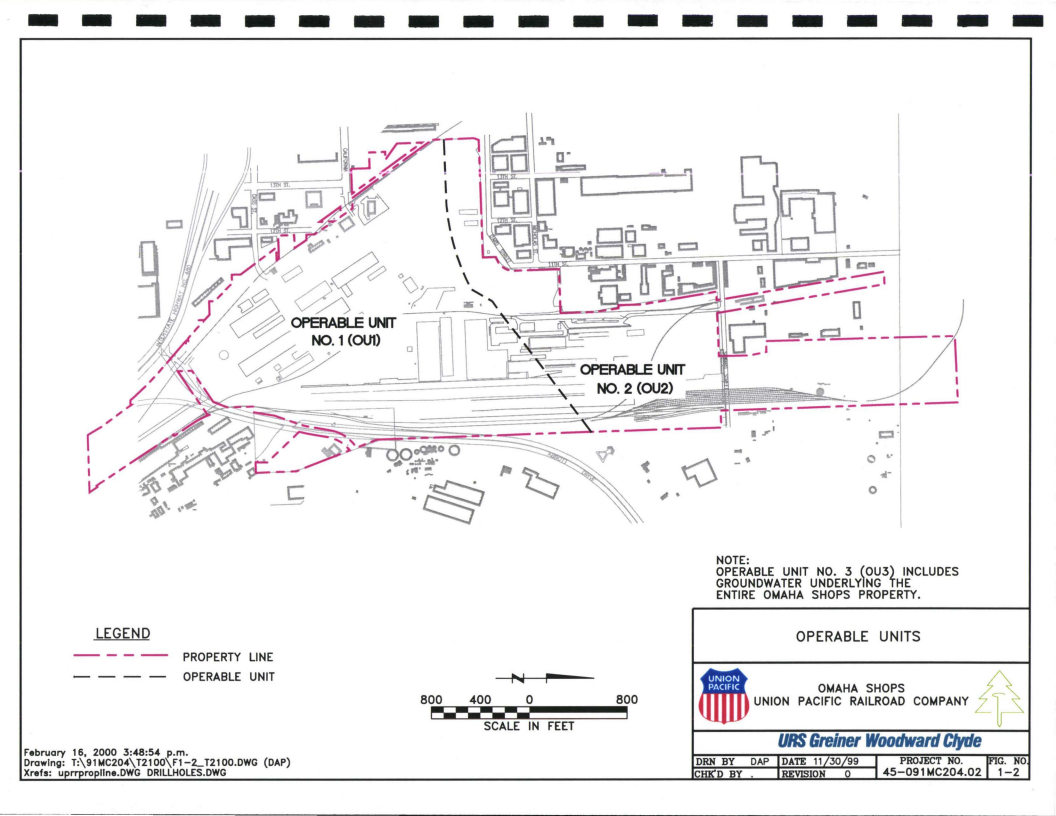
### 1.6.8 USEPA Studies

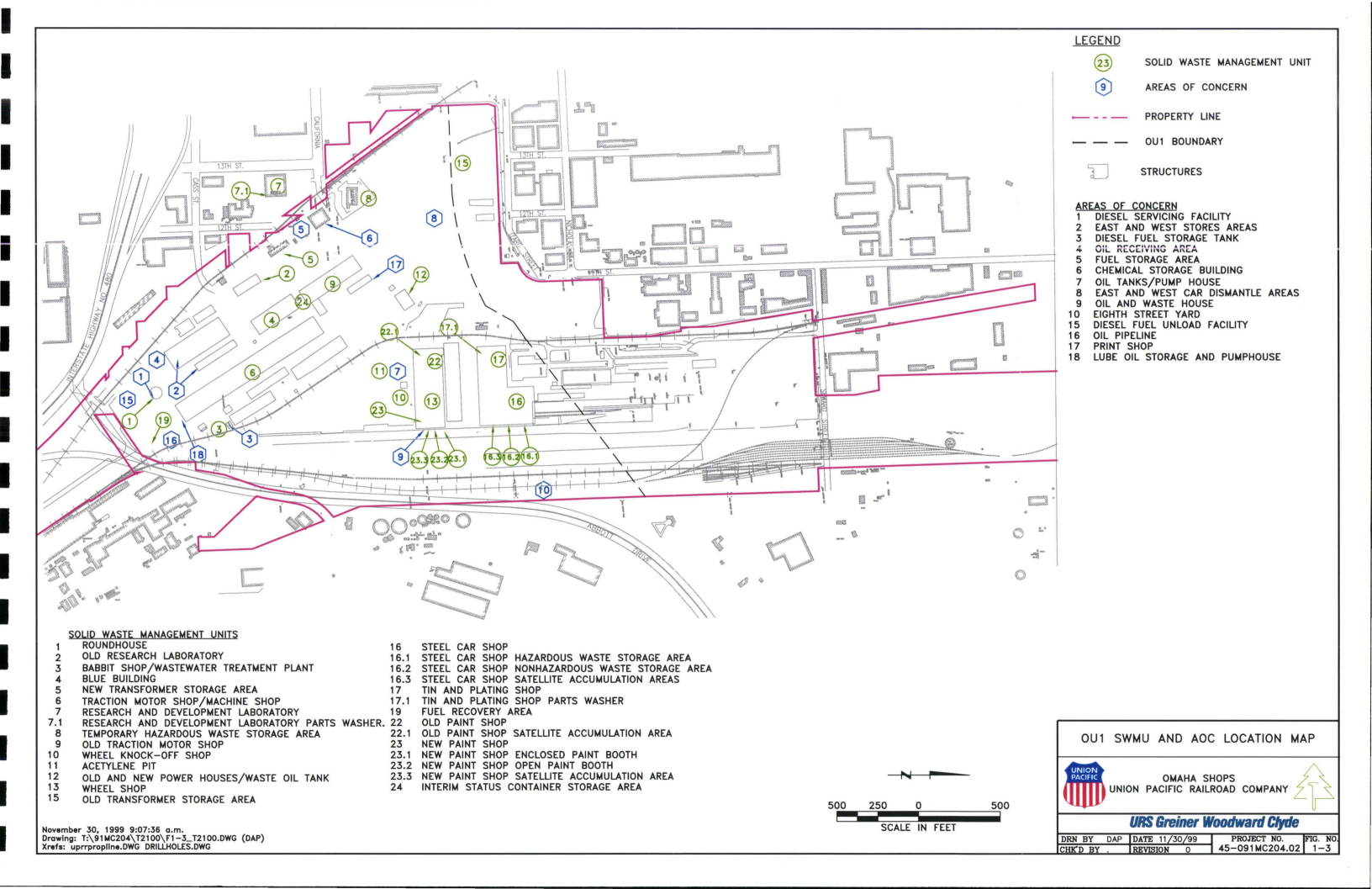
In 1995, the United States Environmental Protection Agency (USEPA) contracted Tetra Tech Inc. to conduct a RCRA preliminary assessment (PA) at the Omaha Shops. Tetra Tech completed a preliminary review and visual site inspections in July and August of 1995. An additional site visit was completed in July 1997. Based on the preliminary review and visual site inspections, an RFA was prepared in June 1998 (Tetra Tech 1998).

# 1.6.9 RCRA Facility Investigation (RFI)

URSGWC completed an RFI for OU1 in 1999. The RFI addressed 19 SWMUs and 14 AOCs as specified in the pending Order (USEPA 1999). The rationale and recommendations in this document are based on information detailed in the RFI report (URSGWC 1999).







**SECTIONTWO Site Conditions** 

The following section briefly describes the physical and environmental setting at the Omaha Shops, including the nature and extent of contamination at OU1.

#### 2.1 GEOLOGY AND HYDROGEOLOGY

The Omaha Shops facility was constructed within the Missouri River floodplain. The site was prone to periodic flooding prior to 1952, when the U.S. Army Corps of Engineers built a levee and floodwall along the river, which currently protect the Omaha Shops from flooding.

Shallow unconsolidated deposits at the site are characterized by fill and alluvium. Previous investigations at and near the site indicate that fill ranges in thickness from 1 to 9 feet, with the thickest fill near the current river channel. The fill consist of cinders, bricks, glass, metal, and gravel in a matrix of silt (HDR 1990). Alluvial deposits, consisting of interbedded clay, silt, sand, and gravel, underlie the fill. The alluvial sequence lies above bedrock, which is about 20 to 50 feet below ground surface (bgs) (UPRR 1984). The location of cross section lines and generalized cross sections representing the subsurface conditions at the Omaha Shops are shown in Figures 2-1 and 2-2a through 2-2d.

Bedrock is of Pennsylvanian age and consists of alternating beds of limestone and shale. Three different formations are normally encountered in this location; the Wyandotte Limestone, the Lane Shale, and the Iola Limestone. These formations are of the Kansas City Group of the Missouri Series (UPRR 1984).

Shallow groundwater is encountered at the site at depths ranging from approximately 3 to 15 feet bgs (W-C 1995). Groundwater appears to flow northeasterly, with a calculated hydraulic gradient in the direction of flow estimated at 0.01 feet per foot (HDR 1990). The alluvial sediments are expected to have a low hydraulic conductivity with a range of 0.3 to 0.003 feet per day. Hydraulic recharge is likely from surface infiltration due to the porous characteristics of the surface fill materials (UPRR 1984).

#### 2.2 NATURE AND EXTENT OF CONTAMINATION

The distribution of contaminants in soil has been defined for OU1. Volatile organic compounds, semivolatile organic compounds, pesticides/PCBs, petroleum hydrocarbons, metals, and asbestos were detected in surface and subsurface soils at OU1. The chemical data generally indicate a random vertical and horizontal distribution of potential chemicals of concern in surface and subsurface soils at OU1. Soil samples were collected from shallow and intermediate soils with a maximum depth of 16 feet bgs. The RFI report (URSGWC 1999) presents an in-depth discussion of the findings from the RFI.

Lead was detected in elevated concentrations throughout the OU1 investigation area (Figure 2-3). Soil borings located in the eastern portion of OU1 contained the highest concentrations of lead in soil and generally decreased in concentration with westward movement. The highest concentrations of lead were detected in surface soil and shallow soil (0 to 3 feet) and rapidly reduced in concentration with depth. However, detections of lead were found above background as deep as 16 feet bgs. Twenty soil samples (predominately surface soil samples) exceeded the

**SECTION**TWO Site Conditions

preliminary remediation goal of 1,218 mg/kg, as calculated using the EPA TRW Guidance for determining the level of lead in soil acceptable to protect adults and fetuses.

Elevated concentrations of petroleum hydrocarbons in soils are confined to the southeast portion of OU1. Asbestos was detected in surface soil and shallow soil. The soil results indicate low levels of asbestos exist in soils located primarily in the northwest portion of OU1, around the former Car Dismantle Area and Blue Building. The petroleum hydrocarbons and asbestos will be handled under separate interim measures.

### 2.3 CONTAMINANT FATE AND TRANSPORT

Environmental fate of chemicals in the identified pathways of release is influenced by each chemical's physicochemical properties. The organic chemicals of potential concern are petroleum hydrocarbons. Inorganic chemicals of potential concern are lead and asbestos. The environmental fate of these contaminants is primarily influenced by their chemical-specific properties for water solubility, soil adsorption, volatilization, and biodegradation.

The mobility of lead in the soil is generally low, even in areas of high concentrations. Lead is sparingly mobile in the natural environment because lead that is leached from ores is readily adsorbed by ferric hydroxide or combines with carbonate or sulfate ions to form insoluble compounds. Lead is significantly influenced by adsorption to ferric compounds, sediments, and organic matter (Hydrometrics 1995). The mobility of lead in soil is generally higher in high-pH soils due to a higher volume that is leached from the ores. However, the soils at the Omaha Shops are not high in pH.

The samples collected during the adjacent ASARCO plant characterization indicate that total lead concentrations greater than 1,900 ppm tend to exceed TCLP criteria for lead. TCLP results tend to overestimate the mobility of lead in the environment. The potential to overestimate lead mobility is recognized by the USEPA and, as a result, a variation of the TCLP test, EPA Method 1312 (the SPLP test), is often used as a more representative estimate of the mobility of lead in the environment. The SPLP test is intended to better simulate leaching conditions as a result of precipitation percolating through the soil instead of simulation of leachate from a landfill. Therefore, lead results associated with SPLP are usually lower and will often pass when TCLP concentrations fail the lead testing criteria (Hydrometrics 1995).

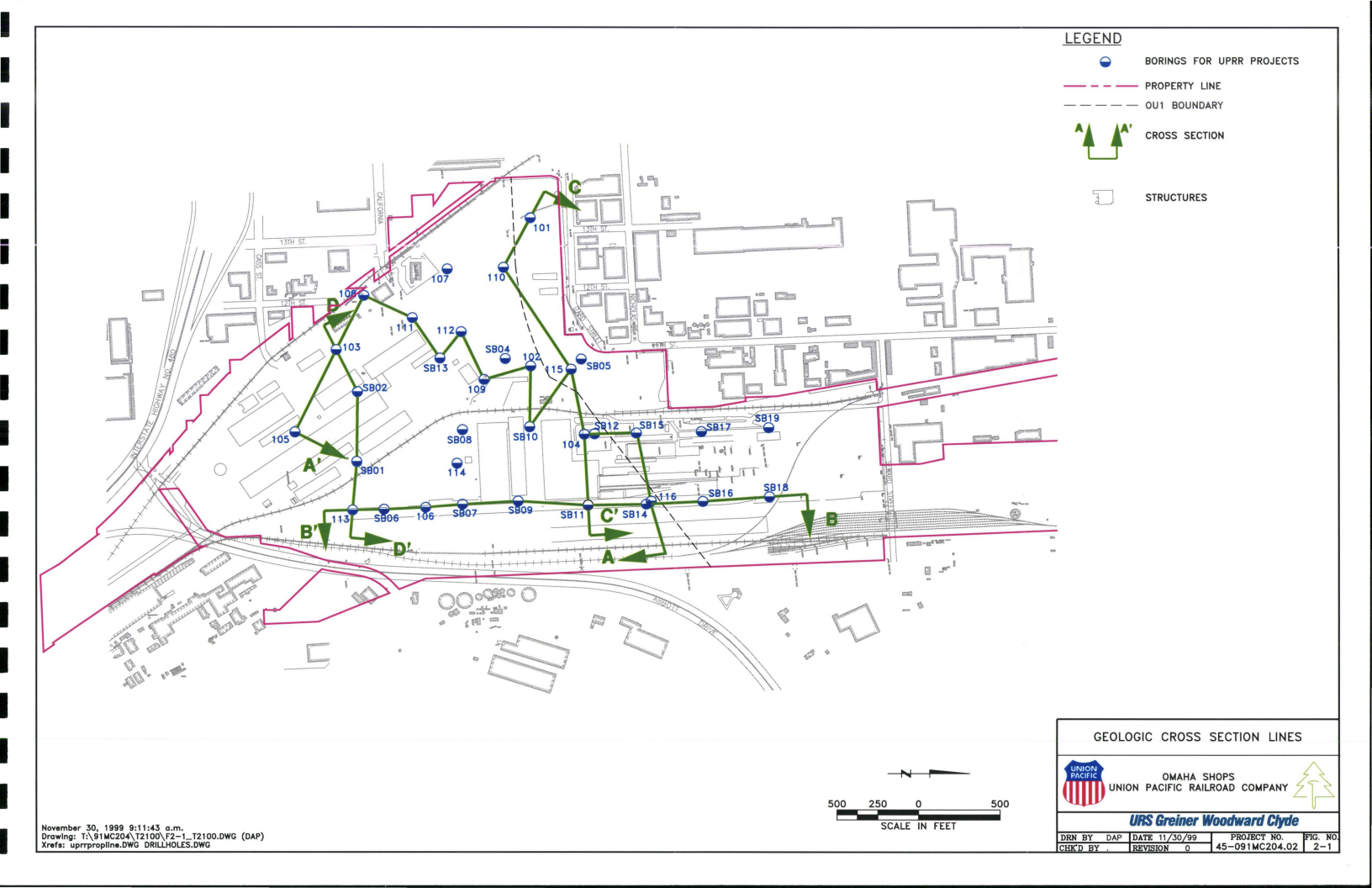
### 2.4 HUMAN HEALTH RISKS

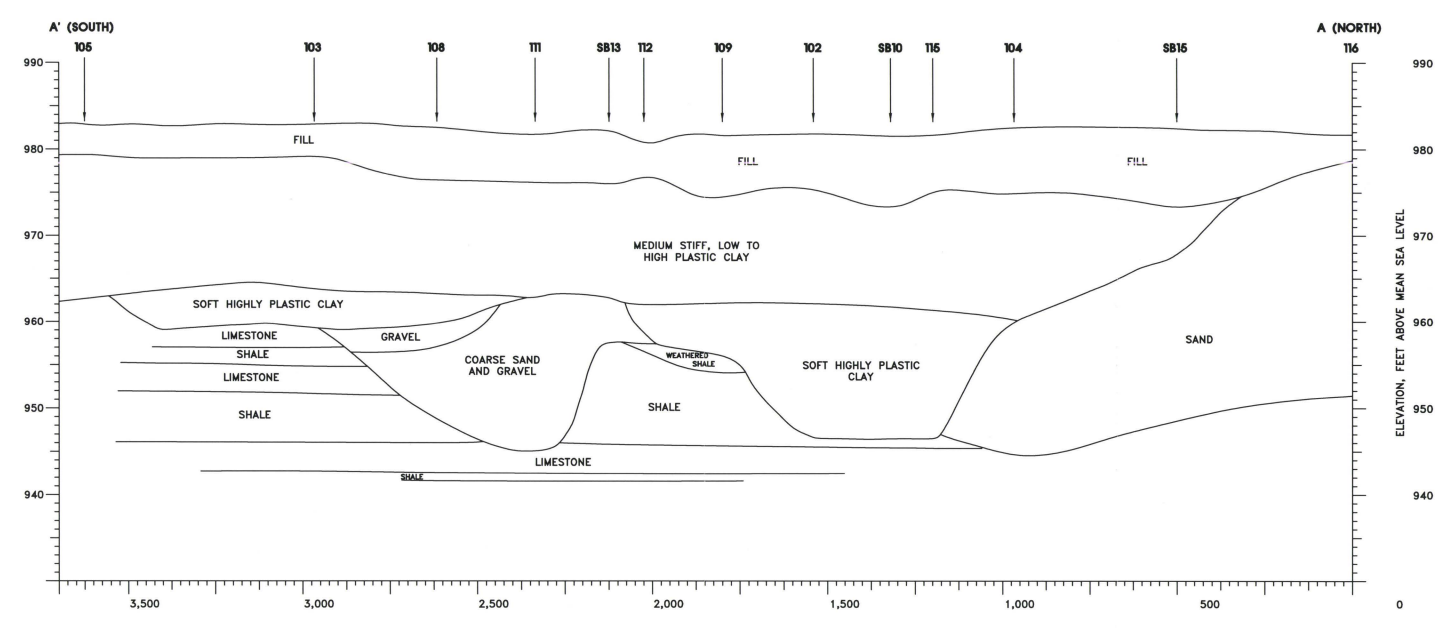
Risks to human health were assessed using current measured contaminant concentrations for the following scenarios: occupational workers, construction workers, and recreational users/ trespassers. Estimated risks for construction workers were below the USEPA target risk range of  $1 \times 10^{-6}$  to  $1 \times 10^{-4}$  and a hazard index (HI) of 1. Estimated risks for occupational workers and recreational users/trespassers exceeded the low end, but were below the upper end, of the USEPA target risk range of  $1 \times 10^{-6}$  to  $1 \times 10^{-4}$ . A detailed Human Health Risk Assessment is presented in the RFI Report (URSGWC 1999). A brief summary for each scenario is presented below.

**SECTION**TWO **Site Conditions** 

Occupational receptors were assumed to be exposed (via ingestion, dermal contact, and inhalation) to contaminated surface soil. The worst case total (HI) calculated for was 0.3, well below the USEPA target value of 1. This indicates that no adverse noncarcinogenic health effects are likely to occur from surface soil exposures for occupational receptors at OU1. The estimated total lifetime excess cancer risk under the assumed chronic exposure condition was 3 x 10<sup>-5</sup> under the worst case scenario. This level is within the USEPA target risk range of 1 x 10<sup>-6</sup> to 1 x 10<sup>-4</sup> for exposure to chemicals released from hazardous waste sites (USEPA 1990a, 1990c, 1991b).

- Construction workers were assumed to be exposed (via ingestion, dermal contact, and inhalation) to total soil. The worst case HI and excess cancer risk were calculated at 0.4 and 5 x 10<sup>-7</sup>, well below the target values that indicate unacceptable risks to construction workers from exposure to site soils.
- Recreational users/trespassers were assumed to be exposed to surface soils through ingestion, dermal contact, and inhalation. The worst case HI and excess cancer risk were 0.04 and 2 x 10<sup>-6</sup>, respectively. The HI indicates that no adverse health effects are likely to occur from exposure to surface soil. The excess cancer risk is within the target limits, but is at the low end, indicating that unacceptable risks are not likely from exposure to site soils.





HORIZONTAL DISTANCE (FT.)

### NOTE:

THIS FIGURE REPRESENTS A CONCEPTUAL GEOLOGIC MODEL INTERPRETED FROM DATA COLLECTED BY WOODWARD-CLYDE (1992). ACTUAL LITHOLOGIES MAY VARY FROM THE SHOWN INTERPRETATION.

October 07, 1999 3:31:31 p.m. Drawing: T:\91MC204\T2100\F2-2A\_T2100.DWG (TSM) GEOLOGIC CROSS SECTION A-A'

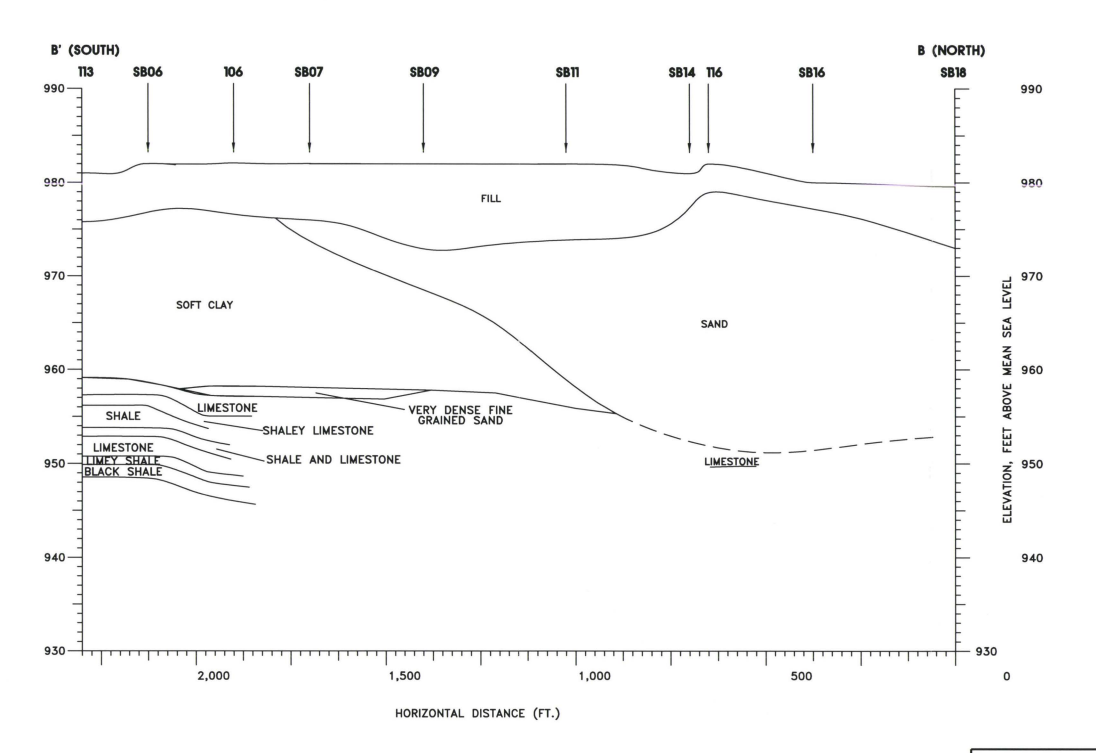


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 2-2a



# NOTE:

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October 07, 1999 3:32:42 p.m. Drawing: T:\91MC204\T2100\F2-2B\_T2100.DWG (TSM) GEOLOGIC CROSS SECTION B-B'

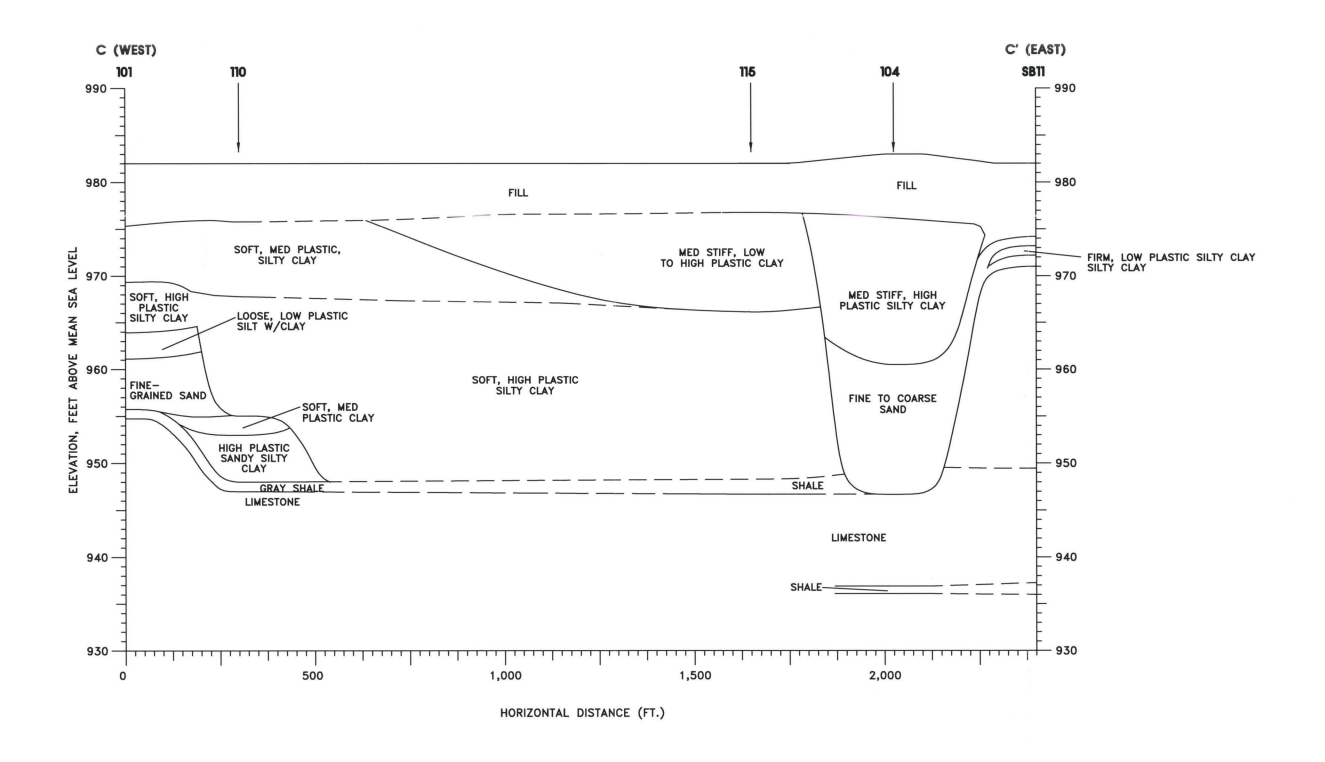


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# NOTE:

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October 07, 1999 3:34:12 p.m. Drawing: T:\91MC204\T2100\F2-2C\_T2100.DWG (TSM) GEOLOGIC CROSS SECTION C-C'

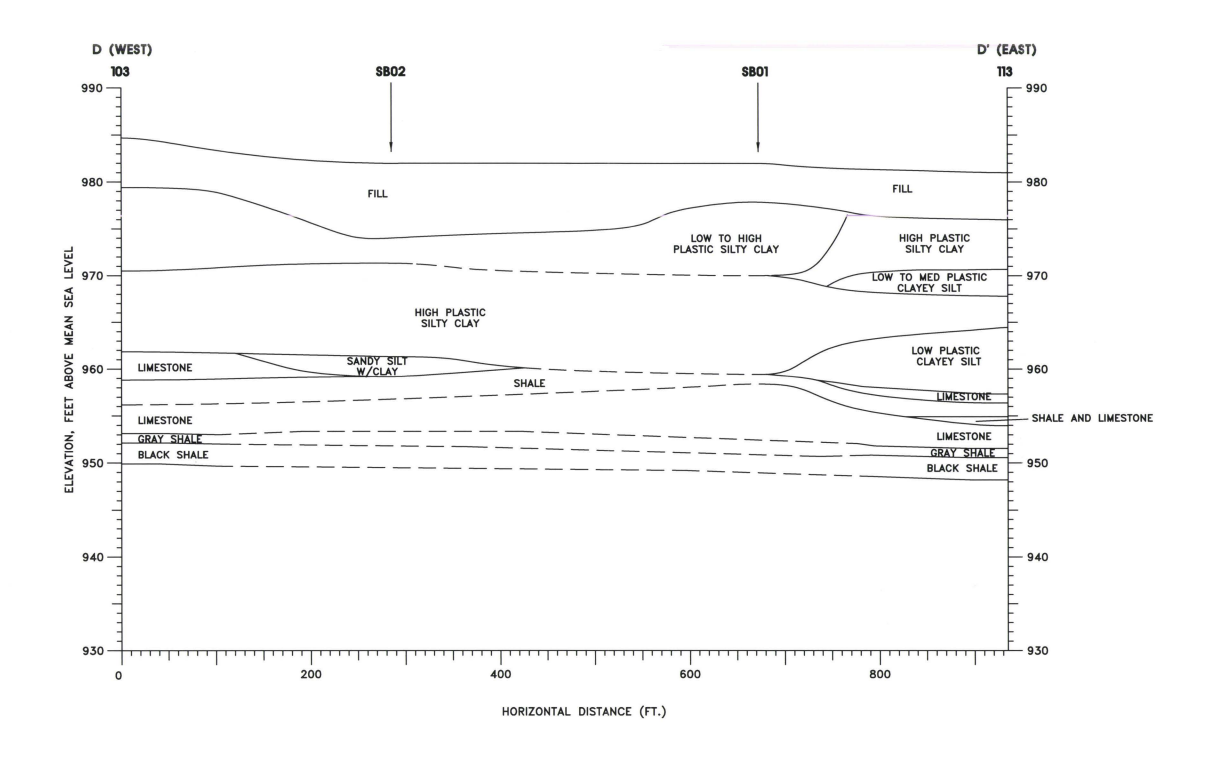


OMAHA SHOPS UNION PACIFIC RAILROAD COMPANY



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 PROJECT NO.
 FIG. NO.

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# NOTE:

THIS FIGURE REPRESENTS A CONCEPTUAL GEOLOGIC MODEL INTERPRETED FROM DATA COLLECTED BY WOODWARD-CLYDE (1992). ACTUAL LITHOLOGIES MAY VARY FROM THE SHOWN INTERPRETATION.

October 07, 1999 3:35:07 p.m. Drawing: T:\91MC204\T2100\F2-2D\_T2100.DWG (TSM) GEOLOGIC CROSS SECTION D-D'

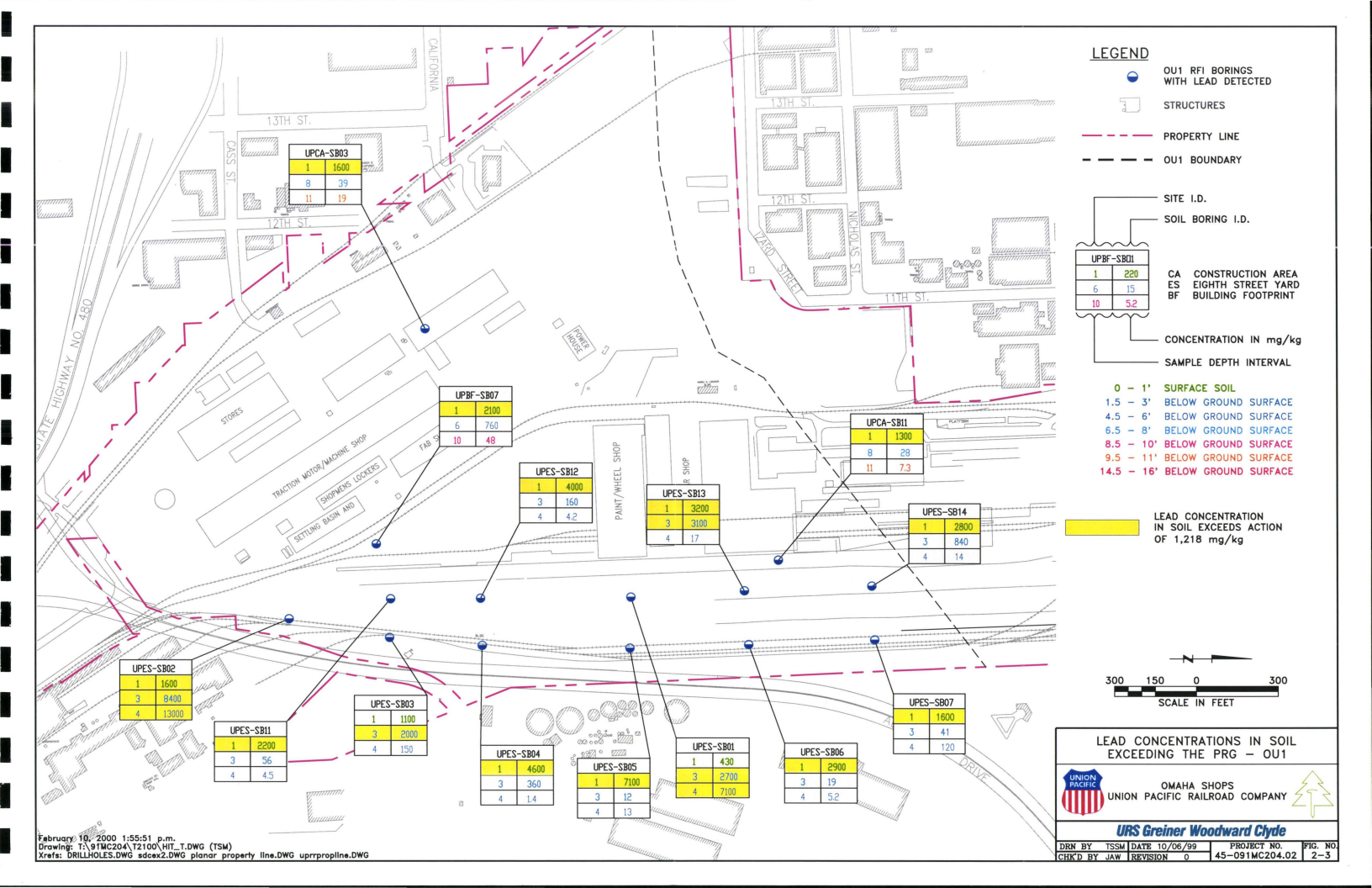


OMAHA SHOPS UNION PACIFIC RAILROAD COMPANY



 DRN BY
 TSSM
 DATE 10/06/99
 PROJECT NO.
 FIG. NO.

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 2-2d



The Corrective Measure (CM) technology was chosen with the intent of providing a technically feasible, cost-effective CM for OU1. The CM technology was evaluated based on the ability to protect human health and the environment and to satisfy the CM objectives.

#### 3.1 CORRECTIVE MEASURE OBJECTIVES

To be consistent with the Pending Administrative Order, the corrective measure will be completed in accordance with Appendix E of the Administrative Order and include the following basic RCRA elements:

- Be protective of human health and the environment
- Attain media cleanup goals
- Control the source(s) so as to reduce or further eliminate, to the extent practicable, further releases that may pose a threat to human health and the environment
- Comply with waste management standards

The contaminant at OU1 is lead in surface and shallow soils. Future releases to the site are believed to have been eliminated because operations within OU1 and the property adjacent to OU1 have ceased. Human exposure to the soil contaminants can be reduced or eliminated through institutional and engineering controls. This would achieve the basic standard of the Pending Administrative Order, which is to protect human health and the environment.

# **Media and Waste Management Standards**

Certain standards must be considered during the development of site-specific objectives so that the CM achieves the basic standards of attaining media cleanup standards and complying with waste management standards. The RFI (URSGWC 1999) details the requirements for identification of applicable standards and provides a comprehensive list of standards that may potentially apply to the CM. The list of standards is presented in Appendix A.

#### Media of Concern 3.1.2

EPA's Risk Assessment Guide for Superfund (EPA 1991b) states that it is generally appropriate to evaluate contaminants in those media where the cumulative current or future excess cancer risk is greater than  $1 \times 10^{-4}$  or the HI is greater than 1.

Contamination has been found to exist in surface and shallow soils throughout the OU1 investigation area. Therefore, there is the potential for receptors to be affected by exposure to site soils.

Surface water does not exist at the site and, therefore, is not a media of concern. A CMS for groundwater will be completed as OU3 and, for the purposes of this document, will not be considered a media of concern.

### 3.1.3 Chemicals of Concern

USEPA guidance (USEPA 1991b) recommends that a chemical in a medium that has an associated risk be retained as a chemical of potential concern (COPC) for that medium. The Human Health Risk Assessment, presented in the RFI report (URSGWC 1999), compared site data to background concentrations in order to determine a list of chemicals that may potentially be of concern at OU1. This list of chemicals was then evaluated and individual constituents were either eliminated or retained as chemicals of concern based on detection frequency and concentration, essential nutrient status, exposure assessments, and risk assessment. The Human Health Risk Assessment (RFI, URSGWC 1999) concluded that the chemicals of concern at OU1 are lead and asbestos (asbestos will be addressed as an interim measure).

### 3.1.4 Present and Future Land Uses

Land use surrounding the Omaha Shops is predominantly industrial/commercial. Neighboring businesses include the Omaha Dock, William Brothers, ASARCO, Nebraska Machinery, Caterpillar, Air Products, Air Lite Plastics, UPRR Research and Development Laboratory, Aaron Ferer Scrap Metal, Cargill, Rochester Highland, American Vending, The Woodworks, Ready Mix Concrete, and The City of Omaha Maintenance Shop, Recycling Center and Fire Training Area.

In the past, the shops have been the subject of investigations that have produced information to support the development of the property. In 1992, the property was a candidate for an automobile assembly facility. The property was also considered by UPRR as the location for a new headquarters. Currently, the property is a candidate site for a large public-use area that includes a sports arena and convention center. Potential future uses, therefore, may include public use or continuing as an industrial and commercial area.

# 3.1.5 OU1 Corrective Measure Objectives

The proposed objectives focus on the exposure setting for which protection will be provided. Exposure settings take into account the COPCs, media of concern, and exposure pathways. The consideration of exposure pathways is important since protection may be achieved by reducing the likelihood of exposure, as well as reducing contaminant levels.

The CM Objectives proposed for OU1, based on proposed future land use, site knowledge, and potential risks, are:

- To reduce the potential for the current occupants, future construction workers, and recreational users to be exposed to site surface and shallow soils with lead levels in excess of 1,218 mg/kg
- To reduce the potential for future construction workers performing intrusive work to come into contact with subsurface soils containing lead in excess of the levels mentioned above
- To ensure the objectives mentioned above are still met after completion of future construction work

# $\textbf{SECTION} \textbf{THREE} \quad \textbf{Corrective Measure Objectives and Technology Screening}$

Additionally, contaminated material and waste streams that result from the CM will be treated, stored, and disposed of in accordance with all appropriate waste management standards.

# 3.2 EVALUATION AND SCREENING OF CORRECTIVE MEASURE TECHNOLOGIES

The evaluation and screening of technologies and corrective measure development, based on USEPA guidance, will be completed to address soils contaminated with lead. The final CM Alternative will be the alternative selected to best address lead contamination in soils.

Standard guidance recommends that potential CM technologies pass a two-step screening process in order to be considered a potential remedial alternative. The screening process is completed as follows:

- A list of CM categories is developed. The categories usually consist of: no action, institutional controls, natural attenuation, removal, containment, treatment, and disposal.
- CM technologies are placed into the appropriate category.
- The CM technologies that are not technically feasible or not applicable to the site conditions are screened out.
- The remaining CM technologies are further screened on the basis of effectiveness, implementability, and cost. The CM technologies that pass this screening are developed into CM alternatives. Alternatives may be a stand-alone technology or a combination of technologies.
- CM alternatives undergo a detailed screening process based on five criteria: long-term
  effectiveness; reduction of toxicity, mobility, and volume (TMV); short-term effectiveness;
  implementability; and cost.
- Based on the final screening, a CM alternative is selected.

This section will present the evaluation and screening of the technologies to address lead-contaminated soils. A conceptual design of the combined alternative will be presented in Section 4.

# 3.2.1 General Corrective Measure Categories

General categories of CM that could be implemented alone or in combination at OU1 include the following:

<u>No Action</u> -- Would leave the site "as is," with no provisions for monitoring or control. The no action alternative will be included in the initial screening because it represents the baseline conditions at the site.

<u>Institutional Controls</u> – Would involve measures to protect property from trespassers, restrict future land use, and protect construction workers during intrusive activities.

Natural Attenuation – Would involve naturally occurring processes to naturally remediate the contaminant in soil.

<u>Removal</u> – Would involve excavating the source contamination in soils.

Containment – Would involve physically restricting the mobility of contaminants left in place through physical barriers.

Treatment and Disposal – Would involve treatment and disposal of contaminated media.

# 3.2.2 Initial Screening of Corrective Measures Technologies and Process Options

The CM technologies and process options that could potentially be used to implement the corrective measure for lead contamination in soil are listed categorically in Table 3-1. The list was developed based on experience, a review of applicable USEPA documents, pertinent textbooks and published articles, and vendor information.

The potential technologies and process options were reviewed to screen out those technologies' process options that are not technically feasible or applicable to the existing site conditions. Table 3-2 presents the results of this initial screening evaluation, including a brief description of each option, the contaminants the option may potentially be applied to, and whether the option is retained or eliminated based on its applicability.

#### **Detailed Screening of Applicable Technologies and Process Options** 3.2.3

The corrective measure technologies and process options carried forward from the initial screening were further screened to facilitate the development of alternatives. The screening criteria considered during this evaluation included effectiveness, implementability, and relative cost.

- Effectiveness
  - Ability to handle estimated volumes of contaminated media and to meet remediation
  - Adequacy and reliability of controls
- Implementability
  - Ability to construct technology
  - Availability of equipment, materials, and labor to construct and operate the technology
- Relative Cost
  - Capital and operation and maintenance (O&M) cost considered
  - Qualitative ranking within each CM category of "high," "medium," or "low"

Table 3-3 presents the results of this second screening evaluation, including comments on the evaluation, implementability, and relative cost. Technologies that survived the second screening were carried forward into the development of CM alternatives.

### 3.3 DEVELOPMENT OF CORRECTIVE MEASURE ALTERNATIVES

This section details the CM alternatives selected to potentially address soils contaminated with lead. The alternatives were assembled using the technology and process options that passed the screening as discussed in Section 3.2 and detailed in Tables 3-1, 3-2, and 3-3. Three commonly used methods of addressing heavy metals in soils are:

- Excavation and Disposal Physical removal and placement in an appropriate disposal facility.
- Solidification/Stabilization Limit mobility of contaminants within the soil matrix through the addition of cement, lime, or fly ash, especially in soils failing TCLP.
- Cover Prevent contact with contaminants by placing a barrier between potential receptors and contaminants.

A detailed evaluation of the three alternatives selected to address lead-contaminated soils is presented in Table 3-4. Feasibility-level cost estimates for each of the alternatives are presented in Appendix B.

## 3.3.1 Alternative 1A – Excavate and Dispose of Lead-Contaminated Soils

Alternative 1A consists of excavating the top 12 inches of site soils in areas that contain greater than 1,218 mg/kg of lead. The limits of excavation are shown on Figure 3-1. The depth of the excavation was selected based on case studies for lead in soils at similar sites. Excavated soils would be placed on manifested trucks for transportation to the Douglas County Landfill for disposal. The excavation would then be backfilled to the original grade with clean material obtained from a local borrow source.

Capital costs associated with the alternative are excavation, transportation, disposal fees, and backfill. Capital costs are estimated at \$3.7 million. It has been assumed for the sake of the estimate that excavation and disposal will be adequate to close the site, thus eliminating the need for future O&M. Costs for O&M are estimated to be \$0. Feasibility-level estimates for the alternative are presented in Appendix B.

### 3.3.2 Alternative 1B – Cover Lead-Contaminated Soils

Alternative 1B consists of a permeable soil cover that will be placed over all areas of OU1 that have lead contamination in excess of 1,218 mg/kg. The limits of the cover are shown on Figure 3-2.

The cover will consist of a colored geotextile fabric laid over the contaminated areas. The purpose of the fabric is to provide a visual "warning" layer to construction workers to cease digging in the area. The geotextile will be overlain by a minimum of 12 inches of low plastic, silty clay fill, capable of sustaining vegetative growth, acquired from a local borrow source. The thickness of the cover was selected based on case studies for lead in soils at similar sites. The fill will be graded in such a manner as to prevent ponding of rainwater on the surface of the cover.

Capital costs associated with the alternative are estimated at \$790,000. O&M costs include maintenance, inspection, and repair of the cover. O&M is estimated to cost approximately \$15,500 annually. Present worth costs for a 15-year duration are estimated at \$950,000. Likely, O&M will continue for longer, but for the purposes of this document, it was calculated for 15 years. Costs are detailed in Appendix B.

# Alternative 1C – Excavate, Reuse, and Cover Lead-Contaminated Soils

Alternative 1C consists of excavating the top 12 inches of site soils in areas that contain greater than 1,218 mg/kg of lead, except in the area under the proposed road embankment. The excavated soil will be placed in the proposed roadway embankment, and the top covered with 12 inches of clean soil the sideslopes covered with 36 inches of clean soil. The limits of excavation and proposed embankment are shown on Figure 3-3. The depth of the excavation was selected based on case studies for lead in soils at similar sites.

Due to the logistics of constructing a new railyard and removing existing railyard tracks, the excavation would be completed in two phases. The soil west of the existing tracks would be excavated in the fall of 2000. The soil east of the existing tracks would be excavated in the spring of 2001, after the tracks have been removed. The soil placed in the proposed roadway embankment in the summer of 2000 will be covered with plastic sheeting until the remainder of the soil can be excavated and the final clean soil cover placed. Excavated soils would be used as a base in the roadway embankment for the Cuming Street and Abbott Drive connection over the UPRR tracks. The contaminated soil placed for the proposed roadway embankment would be covered with a minimum of 12 inches of clean soil on the top and 36 inches of clean soil on the sideslopes. The excavation from the lead soils would be left open.

UPRR will maintain ownership of approximately 50 feet of property along the eastern edge of the site. No action is proposed in the UPRR property since the property would be covered with rail, ballast, and an access road.

Capital costs associated with the alternative are excavation, on-site transportation, on-site backfill of the contaminated soil, and clean backfill for the top and side slope cover. Capital costs are estimated at \$304,000. O&M associated with this alternative includes maintenance, inspection, and repair of the cover. O&M is estimated to cost approximately \$15,500. Present worth costs for a 15-year duration are estimated at \$465,000. Feasibility-level cost estimates for the alternative are presented in Appendix B.

#### 3.4 DETAILED ANALYSIS OF CORRECTIVE MEASURE ALTERNATIVES

The CM alternatives were assembled based on the ability to meet the CM objectives. In order to meet the goal of the pending Administrative Order, a relative evaluation of each of the alternatives was done based on the following five RCRA Subpart S selection criteria as presented in Table 3-4.

# 3.4.1 Long-Term Reliability and Effectiveness

This criterion addresses the risk remaining at the site after a particular remedial action has taken place and objectives have been met. The primary considerations of this criterion are:

- Magnitude of residual risk
- · Adequacy and reliability of controls

# 3.4.2 Reduction of Toxicity, Mobility, and Volume

This criterion addresses the regulatory preference for corrective measures that involve treatment to reduce TMV of the principal contaminants at the site. The primary considerations of this criterion are:

- Treatment process used and materials treated
- Amount of hazardous materials treated or destroyed
- Degree of expected reductions in TMV
- Degree to which treatment is irreversible
- Type and quantity of residuals after treatment

### 3.4.3 Short-term Effectiveness

This criterion considers the short-term effectiveness of alternatives by assessing the following:

- Protection of workers and the community during the corrective measure
- Environmental impacts
- Time until the corrective measure objectives are met

### 3.4.4 Implementability

This criterion assesses the implementability of each alternative in terms of technical feasibility, administrative feasibility, and availability of services and materials.

### 3.4.5 Cost

This criterion assesses the capital cost, O&M cost, and present worth of the alternative.

# 3.5 DESCRIPTION OF SELECTED CORRECTIVE MEASURE ALTERNATIVE BY CONTAMINANT OF CONCERN

This section presents the preferred corrective measure for addressing lead contamination within OU1. The corrective measure was selected based on the ability to provide a technically feasible, cost-effective means of meeting the CM objectives for OU1 as evaluated in Section 3.4 and Table 3-4. A conceptual design of the final corrective measure is presented in Section 4.

# $\textbf{SECTION} THREE \quad \textbf{Corrective Measure Objectives and Technology Screening}$

Alternative 1C was chosen as the preferred alternative to address lead-contaminated soils. The alternative will address any site soils exceeding the action level for lead. The alternative will address lead-contaminated soils by excavating the contaminated areas, placing the contaminated soil in proposed embankments, and covering the soil with a minimum of 12 inches of clean fill material acquired from a local borrow source. The cover will be graded in such a manner as to prevent ponding of rainwater on the surface of the cover. Periodic maintenance, inspection, and repair will be done to ensure the cover has not been disturbed, eroded, or otherwise compromised.

### **TABLE 3-1**

# CANDIDATE TECHNOLOGIES AND PROCESS OPTIONS FOR LEAD IN SOILS

| General Corrective Measure | Technology                   | Process Option           |
|----------------------------|------------------------------|--------------------------|
| No Action                  | None                         | None                     |
| Institutional Controls     | Restrictive Covenants        | Land Use Restrictions    |
|                            |                              | Construction Oversight   |
|                            |                              | Fencing                  |
|                            | Site Monitoring              | Soil Sampling            |
| Removal                    | Physical Removal             | Excavation               |
| Containment                | Capping                      | Soil Cap                 |
|                            |                              | Concrete/Asphalt Cap     |
|                            |                              | Multi-layer Cap          |
|                            |                              | Geomembrane Cap          |
| Treatment/Disposal         | Stabilization/Solidification | Cement Stabilization     |
| -                          |                              | Lime Stabilization       |
|                            | Landfill                     | RCRA Subtitle D Landfill |
|                            |                              | RCRA Subtitle C Landfill |

## **TABLE 3-2**

# INITIAL SCREENING OF TECHNOLOGIES AND PROCESS OPTIONS FOR LEAD IN SOILS

| Category               | Technology            | <b>Process Option</b>  | Description  | Applicable Contaminant(s)  |
|------------------------|-----------------------|------------------------|--|----------------------------|
| No Action              | None                  | None                   | Do nothing to achieve corrective measure objectives.               | Yes. Retain as a baseline. |
| Institutional Controls | Restrictive Covenants | Land Use Restrictions  | Place restrictions on land use                                     | Yes                        |
|                        |                       | Construction Oversight | Requires notification to landowner prior to intrusive activities   | Yes                        |
|                        |                       |                        | to prevent workers from working in covered areas without           |                            |
|                        |                       |                        | proper protection.   |                            |
|                        |                       | Fencing                | Place fences and signs to prevent unauthorized access.             | Yes                        |
|                        | Site Monitoring       | Soil Sampling          | Periodic sampling to monitor contamination.                        | Yes                        |
| Removal                | Physical Removal      | Excavation             | Remove source contamination by means of mechanical                 | Yes                        |
|                        |                       |                        | equipment to reduce risk.  |                            |
| Containment            | Capping               | Soil Cap               | Install soil barrier over contaminated soils to prevent contact by | Yes                        |
|                        |                       |                        | human receptors.   | 5                          |
|                        |                       | Concrete/Asphalt Cap   | Install concrete or asphalt barrier over contaminated soils to     | Yes                        |
|                        |                       |                        | prevent contact by human receptors.                                |                            |
|                        |                       | Multi-layer Cap        | Install barrier with impermeable barrier, drainage layer, and      | Yes                        |
|                        |                       |                        | protective cover over contaminated soils to prevent contact by     |                            |
|                        |                       |                        | human receptors.   |                            |
|                        |                       | Geomembrane Cap        | Install geomembrane layer over contaminated soils to prevent       | Yes                        |
|                        |                       |                        | contact by human receptors.  |                            |
| Treatment/Disposal     | Solidification/       | Cement Stabilization   | Use cement, lime, or fly ash and mix with the contaminated         | Yes                        |
|                        | Stabilization         |                        | matrix to create a stable form.                                    |                            |
|                        |                       | Vitrification          | Use high-energy joule heating to "melt" soil matrix and solidify   | Yes                        |
|                        |                       |                        | contaminants within the matrix.                                    |                            |
|                        | Landfill              | RCRA Subtitle D        | Dispose of contaminated soils in certified municipal landfill      | Yes                        |
|                        |                       | Landfill               | permitted to accept the contaminated materials.                    |                            |
|                        |                       | RCRA Subtitle C        | Dispose of contaminated soils in certified hazardous waste         | Yes                        |
|                        |                       | Landfill               | landfill.  |                            |

## **TABLE 3-3**

# DETAILED SCREENING OF TECHNOLOGIES AND PROCESS OPTIONS FOR LEAD IN SOILS

| Category               | Technology                       | <b>Process Option</b>                | Effectiveness  | Implementability  | Relative Cost               | Retain(?)                          |
|------------------------|----------------------------------|--------------------------------------|--|---|-----------------------------|------------------------------------|
| No Action              | None                             | None                                 | Does not address CM objectives.  | Nothing to implement.   | No Capital.<br>No O&M.      | Yes.                               |
| Controls               |                                  | Land Use Restrictions                | Limits exposures by requiring notification prior to intrusive work.  | Easily implemented with some legal assistance.  | Low Capital.<br>Low O&M.    | Yes.                               |
|                        |                                  | Construction Oversight               | Limits exposures by investigating areas prior to construction work.  | Easily implemented with some legal assistance. Investigating areas prior to construction may create some construction delays. | Low Capital.<br>Low O&M.    | Yes.                               |
|                        |                                  | Fencing                              | May limit exposures by preventing access.  | Easily implemented. May require frequent maintenance to insure effectiveness.   | Low Capital.<br>Low O&M.    | No. Does<br>not meet<br>objectives |
|                        | Site Monitoring                  | Soil Sampling                        | Provides no protection to exposures. Useful to document changes in site conditions over time.                                  | Easily implemented. Technical staff and laboratory required.  | Low Capital.<br>Low O&M.    | Yes.                               |
| Removal                | Physical Removal                 | Excavation                           | Depending upon limits of excavation, can provide partial to complete site remediation.   | Easily implemented. Equipment and labor readily available.  | High Capital.<br>Low O&M.   | Yes.                               |
| Containment Capping    | Capping                          | Soil Cap                             | Will effectively provide protection of exposures to contaminated soils by human receptors. Contamination will remain in place. | Easily implemented. Equipment, materials, and labor readily available.  | Low Capital.<br>Low O&M.    | Yes.                               |
|                        |                                  | Concrete/Asphalt Cap                 | Will effectively provide protection of exposures to contaminated soils by human receptors. Contamination will remain in place. | Easily implemented. Equipment, materials, and labor readily available.  | Medium Capital.<br>Low O&M. | No.                                |
|                        |                                  | Multi-layer Cap                      | Will effectively provide protection of exposures to contaminated soils by human receptors. Contamination will remain in place. | Easily implemented. Equipment, materials, and labor readily available.  | High Capital.<br>Low O&M.   | No.                                |
|                        |                                  | Geomembrane Cap                      | Will effectively provide protection of exposures to contaminated soils by human receptors. Contamination will remain in place. | Easily implemented. Equipment, materials, and labor readily available.  | High Capital.<br>Low O&M.   | No.                                |
| Treatment and Disposal | Solidification/<br>Stabilization | Lime/Cement/Fly Ash<br>Stabilization | Effectively immobilizes lead in soils, especially soils failing TCLP.  | Easily implemented. Requires space for stockpiling and mixing of soils.   | Medium Capital.<br>Low O&M. | No.                                |
|                        |                                  | Vitrification                        | Effectively immobilizes lead in soils.   | Easily implemented. Requires electricity source.  | High Capital.<br>Low O&M.   | No. Very expensive.                |
|                        | Landfill                         | RCRA Subtitle D<br>Landfill          | Effectively contains contaminated material.  | Easily implemented. Locating landfill that accepts asbestos and petroleum hydrocarbon-contaminated soils may be difficult.    | High Capital.<br>Low O&M.   | Yes.                               |
|                        |                                  | RCRA Subtitle C<br>Landfill          | Effectively contains contaminated material. May require long hauling distances to landfill.                                    | Easily implemented by using excavation technology. Location of nearest landfill is approximately 550 miles.                   | High Capital.<br>Low O&M.   | Yes.                               |

g:191mc20402\[cms2ou1.xls.xls]TABLE 3-3 / 2/9/00 Sheet 1 of 1

DETAILED ANALYSIS OF CORRECTIVE MEASURE ALTERNATIVES FOR LEAD-CONTAMINATED SOILS

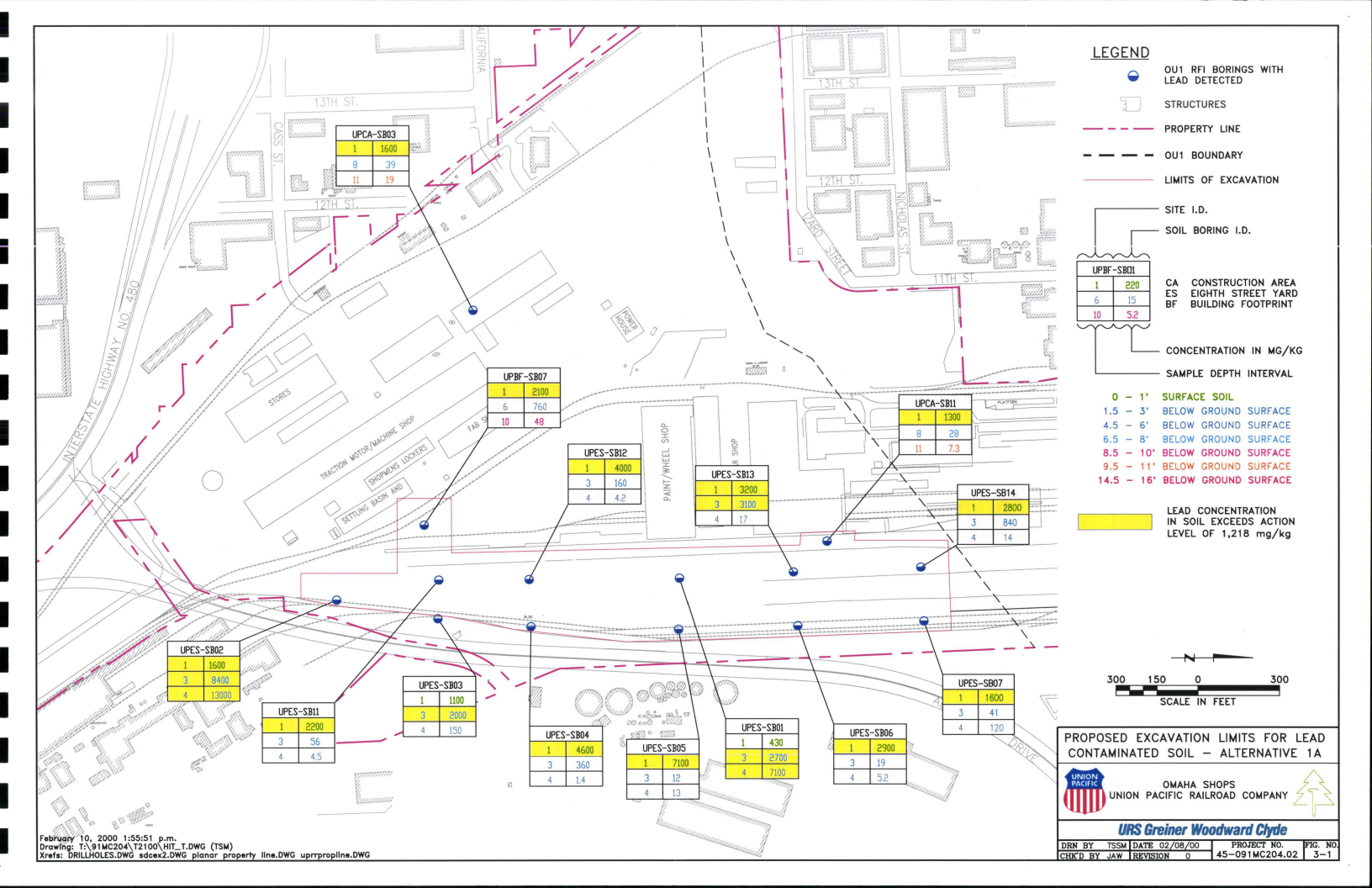
**TABLE 3-4** 

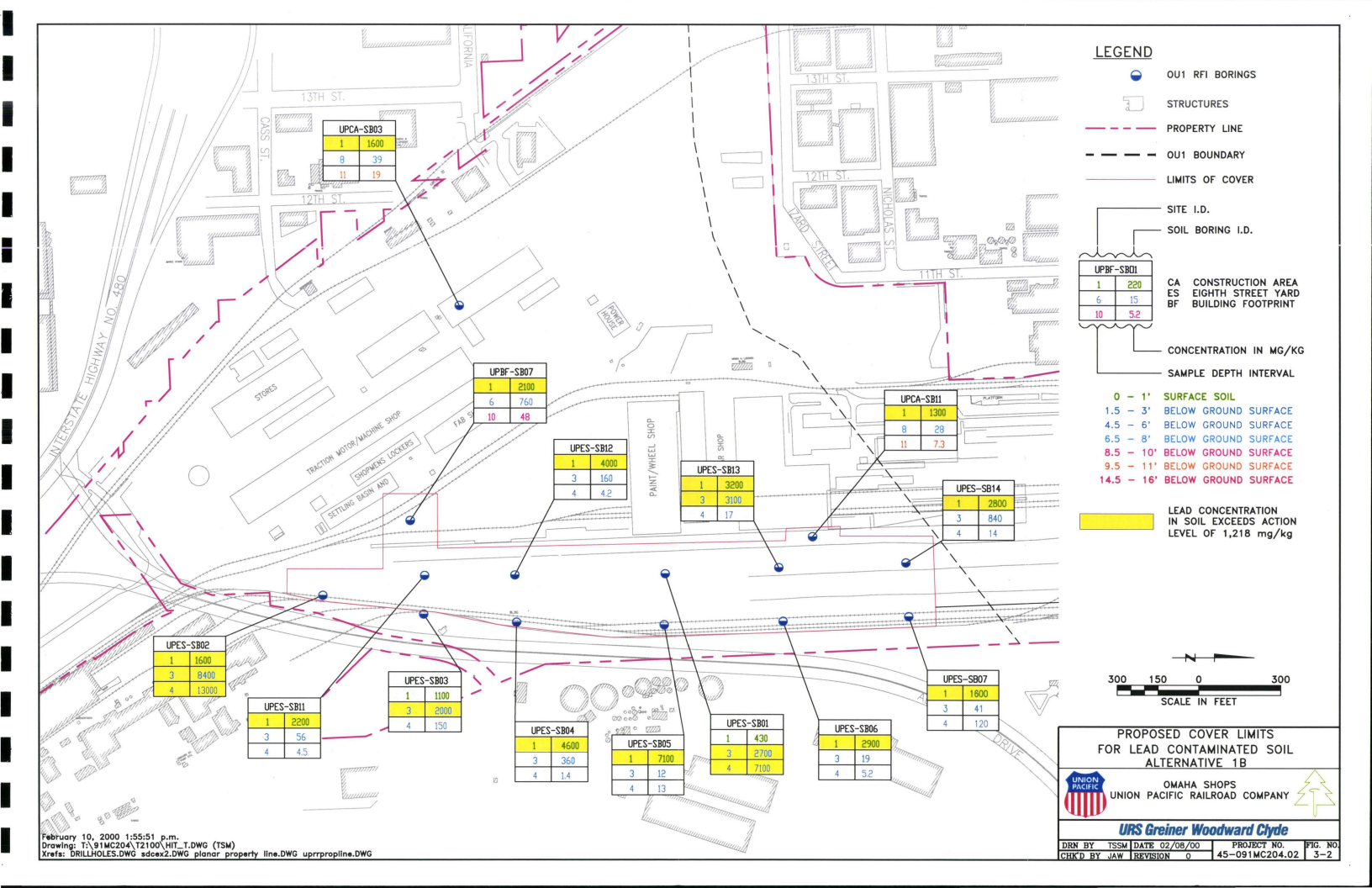
| <b>Evaluation Criterion</b>  | Alternative 1A   | Alternative 1B  | Alternative 1C  |
|--|--|---|---|
|  | Excavate and Dispose   | Cover   | Excavate, Reuse, and Cover  |
| LONG-TERM RELIABILITY AN   | ID EFFECTIVENESS   |   |   |
| Magnitude of residual risk   | Long-term risk is mitigated by removing contaminated soils.  | Long-term risk is mitigated with a properly maintained cover.   | Long-term risk is mitigated with a properly maintained cover.   |
| Adequacy and reliability of controls                                     | Excavation and disposal deemed adequate and reliable to address lead-contaminated soils.                           | Cover deemed adequate and reliable if properly maintained.  | Cover deemed adequate and reliable if properly maintained.  |
| Protection of recreational users if used as a public use facility        | Excavation and disposal will provide long-term protection for recreational users.                                  | Cover will provide long-term protection for recreational users if properly maintained.  | Cover will provide long-term protection for recreational users if properly maintained.  |
| REDUCTION OF TOXICITY, M   | OBILITY, AND VOLUME (TMV) OF WASTES  | <u>S</u>  |   |
| Treatment process used and materials treated Amount of materials treated | Removal and off-site disposal for lead-contaminated soils. 36,400 tons of lead-contaminated soil would be treated. | Cover to prevent contact between potential receptors and lead-contaminated soils.  36,400 tons of lead-contaminated soil would be covered.        | Cover to prevent contact between potential receptors and lead-contaminated soils.  36,400 tons of lead-contaminated soil would be covered.        |
| Degree of expected reduction in TMV                                      | Excavation and disposal will provide a complete reduction in TMV of lead in soils above action levels at OU1.      | Does not reduce toxicity or volume. May reduce mobility of lead by limiting the percolation of surface water through the lead-contaminated soils. | Does not reduce toxicity or volume. May reduce mobility of lead by limiting the percolation of surface water through the lead-contaminated soils. |
| Degree to which treatment is reversible                                  | Excavation and disposal is not reversible.   | Cover is reversible. Cover may be removed and could utilize another technology at a later date.   | Cover is reversible. Cover may be removed and could utilize another technology at a later date.   |
| Type and quantity of residuals remaining after treatment                 | No residuals left on excavated soils; however, soils greater than 1 foot in depth will still contain lead.         | No residuals left within or above cover; however, soils beneath cover will still contain lead.  | No residuals left within or above cover;<br>however, soils beneath cover will still contain<br>lead.  |
| SHORT-TERM EFFECTIVENE   | <u>ESS</u>   |   |   |
| Protection of community during remedial action                           | Community not in vicinity of site; therefore, not affected during remedial action.                                 | Community not in vicinity of site; therefore, not affected during remedial action.  | Community not in vicinity of site; therefore, not affected during remedial action.  |
| Protection of workers during remedial action                             | Properly implemented Health and Safety program, dust control, and training will provide protection of workers.     | Properly implemented Health and Safety program, dust control, and training will provide protection of workers.                                    | Properly implemented Health and Safety program, dust control, and training will provide protection of workers.                                    |
| Protection of recreational users if used as a public use facility        | Excavation and disposal will provide short-term protection for recreational users.                                 | Cover will provide short-term protection for recreational users.  | Cover will provide short-term protection for recreational users.  |

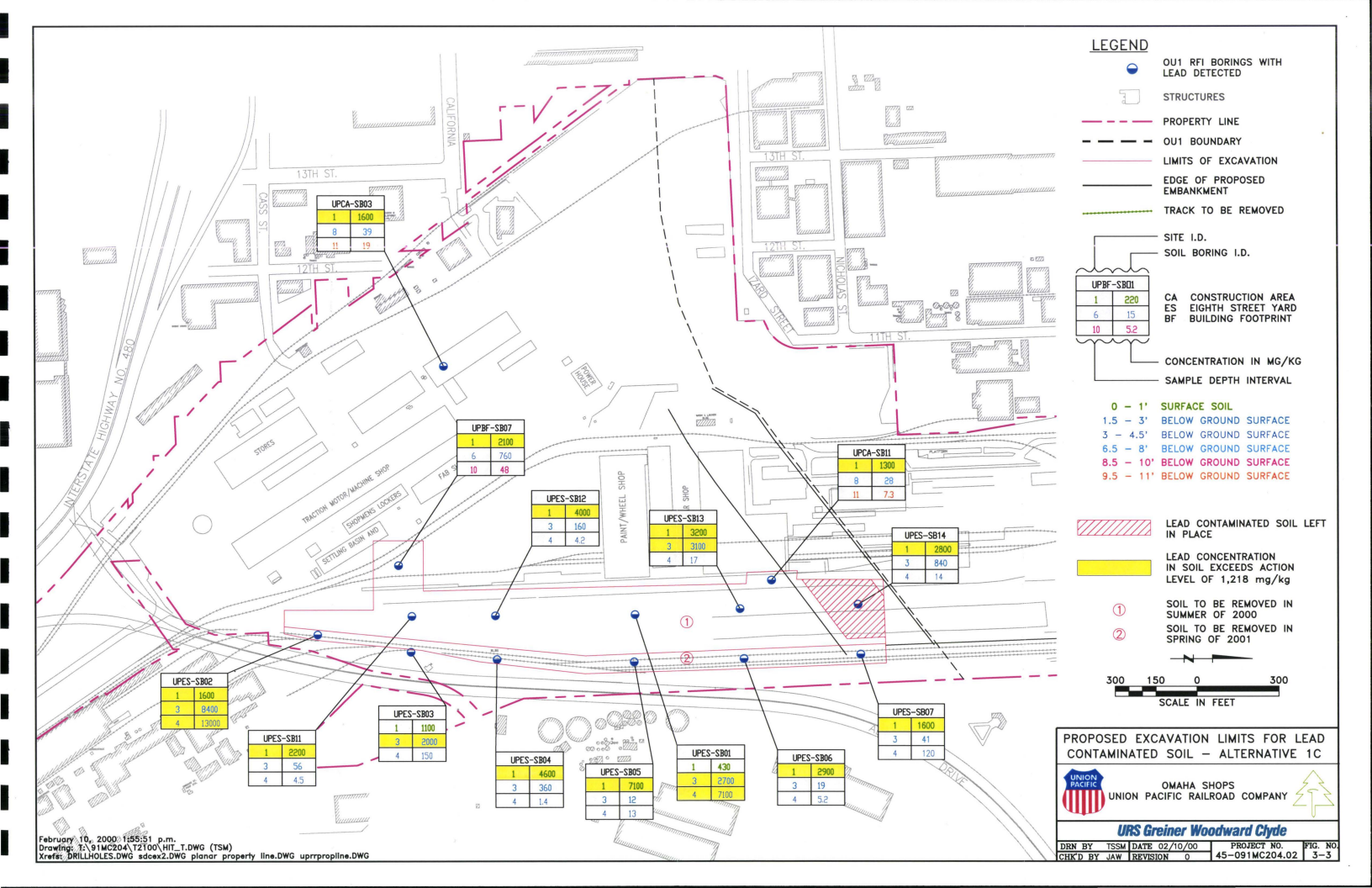
TABLE 3-4

DETAILED ANALYSIS OF CORRECTIVE MEASURE ALTERNATIVES FOR LEAD-CONTAMINATED SOILS

| Evaluation Criterion              | Alternative 1A                                     | Alternative 1B                                | Alternative 1C                                |
|-----------------------------------|--|---|---|
|                                   | Excavate and Dispose                               | Cover   | Excavate, Reuse, and Cover                    |
| Environmental impacts             | No environmental impacts as a result of the        | No environmental impacts as a result of the   | No environmental impacts as a result of the   |
|                                   | remediation.                                       | remediation.                                  | remediation.                                  |
| Time until objectives are met     | Expected to be completed in 6 months or less,      | Expected to be completed in 4 months or less, | Expected to be completed in 4 months or less, |
|                                   | once remediation begins.                           | once remediation begins.                      | once remediation begins.                      |
| <u>IMPLEMENTABILITY</u>           |  |   |   |
| Ability to construct and operate  | Excavation and transportation to off-site disposal | Cover is easily completed.                    | Excavation and transportation is easily       |
| the technology                    | facility is easily completed.                      |   | completed. Cover is easily completed.         |
| Reliability of technology         | Excavation and disposal is very reliable.          | Case studies show that a cover is reliable.   | Case studies show that a cover is reliable.   |
| Ability to monitor effectiveness  | Effectiveness easily monitored with                | Effectiveness easily monitored with           | Effectiveness easily monitored with           |
|                                   | postconstruction soil monitoring program.          | postconstruction soil monitoring program.     | postconstruction soil monitoring program.     |
| Availability of off-site TSDs and | Iowa Waste, Douglas County Landfill                | None required.                                | None required.                                |
| specialists                       |  |   |   |
| Availability of prospective       | Equipment and labor easily obtained locally.       | Equipment and labor easily obtained locally.  | Equipment and labor easily obtained locally.  |
| technologies                      | 6  |   |   |
| COST                              |  |   |   |
| Capital                           | \$3,733,068  | \$791,623                                     | \$338,023                                     |
| O&M                               | \$0  | \$15,525                                      | \$15,525                                      |
| Present Worth                     | \$3,733,068  | \$952,767                                     | \$499,167                                     |







This section presents a conceptual design for the CM Alternative that includes a more thorough discussion of the design details, with some preliminary quantity estimates and O&M requirements. The conceptual design will also present some special considerations that may require consideration during the CM.

#### 4.1 BASIS FOR CONCEPTUAL DESIGN

The CM consists of excavating lead-contaminated soil, reusing the soil for proposed embankments, and covering the contaminated soil with clean backfill. The alternative was chosen for the following reasons:

- The alternative meets the CM objectives:
  - To reduce the potential for the current occupants, future construction workers, and recreational users to be exposed to site surface and shallow soils with lead levels in excess of 1,218 mg/kg
  - To reduce the potential for future construction workers performing intrusive work to come into contact with subsurface soils containing lead in excess of the levels mentioned above
  - To ensure the objectives mentioned above are still met after completion of future construction work
- The alternative is cost effective and can be readily implemented at the site.
- The alternative provides protection to construction workers, occupants, and trespassers of the public-use facility.
- The alternative provides protection if the facility is not developed.

#### 4.2 DESCRIPTION OF CORRECTIVE MEASURE

The final CM to be applied to OU1 to address lead-contaminated soils will include some institutional controls that will provide some additional protection to potential future construction workers, trespassers, occupants, and recreational users, dependent upon the final development of the property after the CM has been completed. The individual elements of the final CM are discussed below.

#### 4.2.1 Institutional Controls

The addition of institutional controls will provide an added measure of protection after the completion of the CM. Institutional controls may consist of legal, engineering, or other controls that limit the ability of human receptors to compromise the integrity of the completed remediation. Institutional controls may include, but not necessarily be limited to, the following:

• Land restrictions to include that the current landowner implement the O&M Manual when intrusive activities are planned in the covered area

Restrictive covenants covering the contaminated areas during remediation to prevent contact with contaminants by trespassers and occupants until remedial activities have been completed

#### 4.2.2 Excavation, Reuse, and Cover for Lead-Contaminated Soils

Excavation, reuse, and cover of lead-contaminated soils has been determined to be an effective method of achieving the CM objectives for lead. Soil with lead contamination greater than 1,218 mg/kg will be excavated and reused as a base in the proposed roadway embankment for the Cuming Street and Abbott Drive connection over the UPRR tracks (Figure 4-1). Soils with lead concentrations above 1,218 mg/kg under the proposed roadway embankment will not be removed, as other lead contaminated soil will be placed on top of the existing soil for the roadway embankment (Figure 4-2). The excavation would be completed in two phases due to the logistics of constructing a new railyard and removing the existing railyard tracks. The soil west of the existing tracks would be excavated in the summer of 2000. The soil east of the existing tracks would be excavated in the spring of 2000, after the tracks have been removed. The soil placed in the proposed roadway embankment in the fall of 2000 will be covered with plastic sheeting until the remainder of the soil can be excavated and the final clean soil cover placed. The contaminated soil will be covered with 12 inches of clean soil on top and 36 inches of clean soil on the sideslopes. The permeable cover will be utilized to minimize the likelihood of contact between humans and soils contaminated with lead, thus eliminating the exposure pathway. The cover will be a minimum of 12 inches of clean, low plastic, silty clay fill that will be acquired from a local borrow source. The fill will be graded to minimize ponding of precipitation on the surface cover. The proposed cover design is presented in Figure 4-3.

UPRR will maintain ownership of approximately 50 feet of property along the eastern edge of the site. No action is proposed in the UPRR property since the property would be covered with rail, ballast, and an access road.

#### 4.3 **OPERATION AND MAINTENANCE PROGRAM**

After construction for the CM is complete, an O&M program will be implemented. The purpose of the O&M program is to maintain the integrity of the remediated areas. The primary procedures of the O&M program will include the following:

### 4.3.1 Cover System

The completed cover system will require periodic inspection and maintenance to ensure that protection against exposure is still provided until the remaining roadway embankment is built. The inspection and maintenance of the cover may include:

- Inspections to ensure the cover has not been disturbed, eroded, or otherwise compromised
- Repairs to the cover due to erosion, burrowing animals, unauthorized traffic, or any other damage

#### 4.4 DESIGN AND IMPLEMENTATION CONSIDERATIONS

The purpose of this section is to present some preliminary considerations that may require attention prior to or during construction and operation of the selected CM alternative. These items may include:

- Data gaps in the current RFI may require additional investigation within the areas of concern.
  - The solubility of lead at the site has not been determined.
  - The leachability of lead at the site by EPA Method 1312 SPLP has not been determined.
  - The exact location of utility corridors and basements for any future development plans is not known and may affect the CM alternative.
- Provisions to protect workers during construction (i.e., dust control, air monitoring program, Health and Safety Plan etc.).
- Locating and decommissioning of utilities may be required.
- The legal and regulatory requirements to implement the institutional controls have not yet been defined.
- An adequate off-site borrow source for fill material will need to be identified and acquired.

If further investigation is required after the data has been validated and analyzed, the remaining concerns will be addressed and discussed in the Final CM Work Plan.

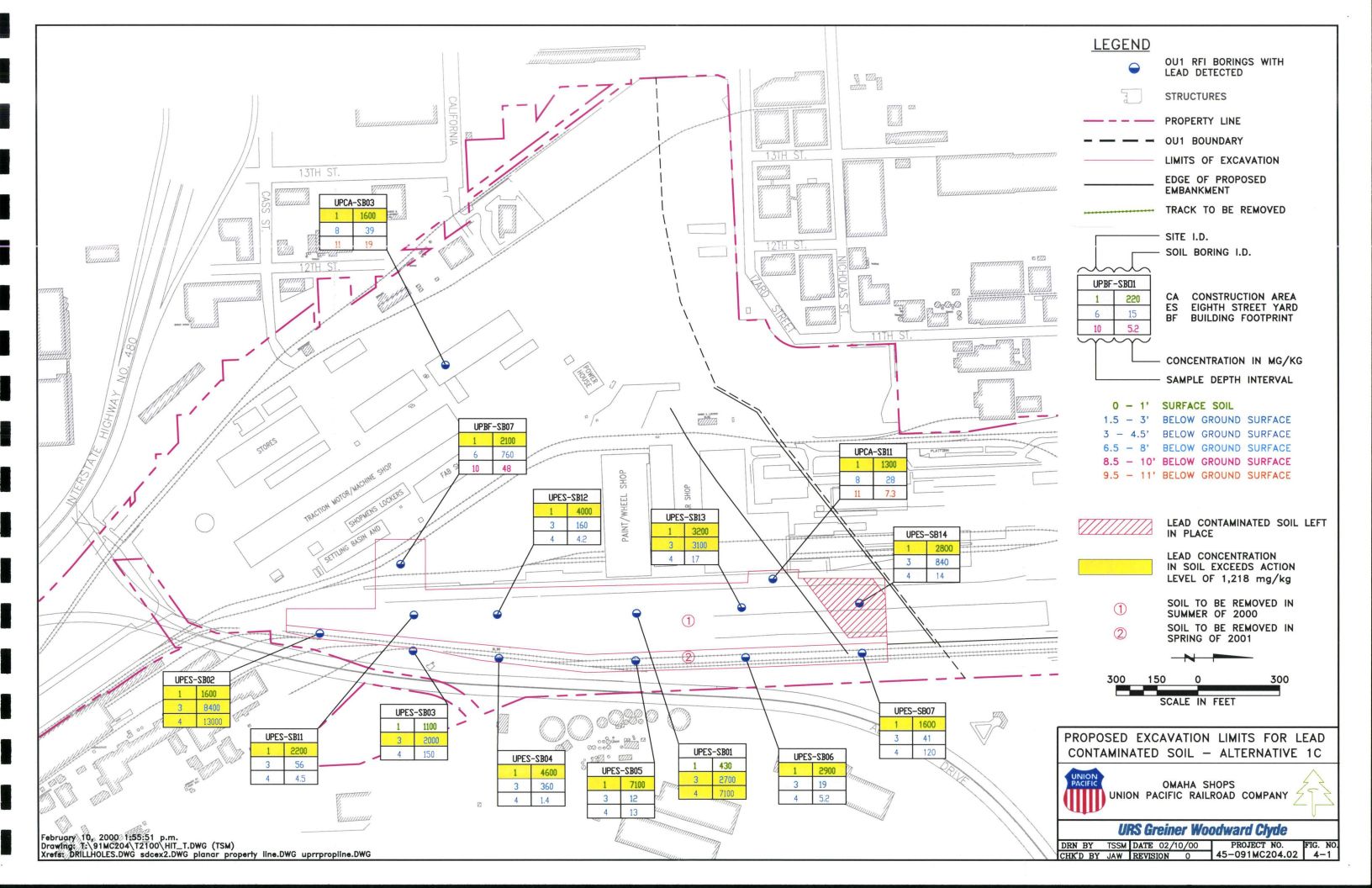
#### 4.5 COSTS

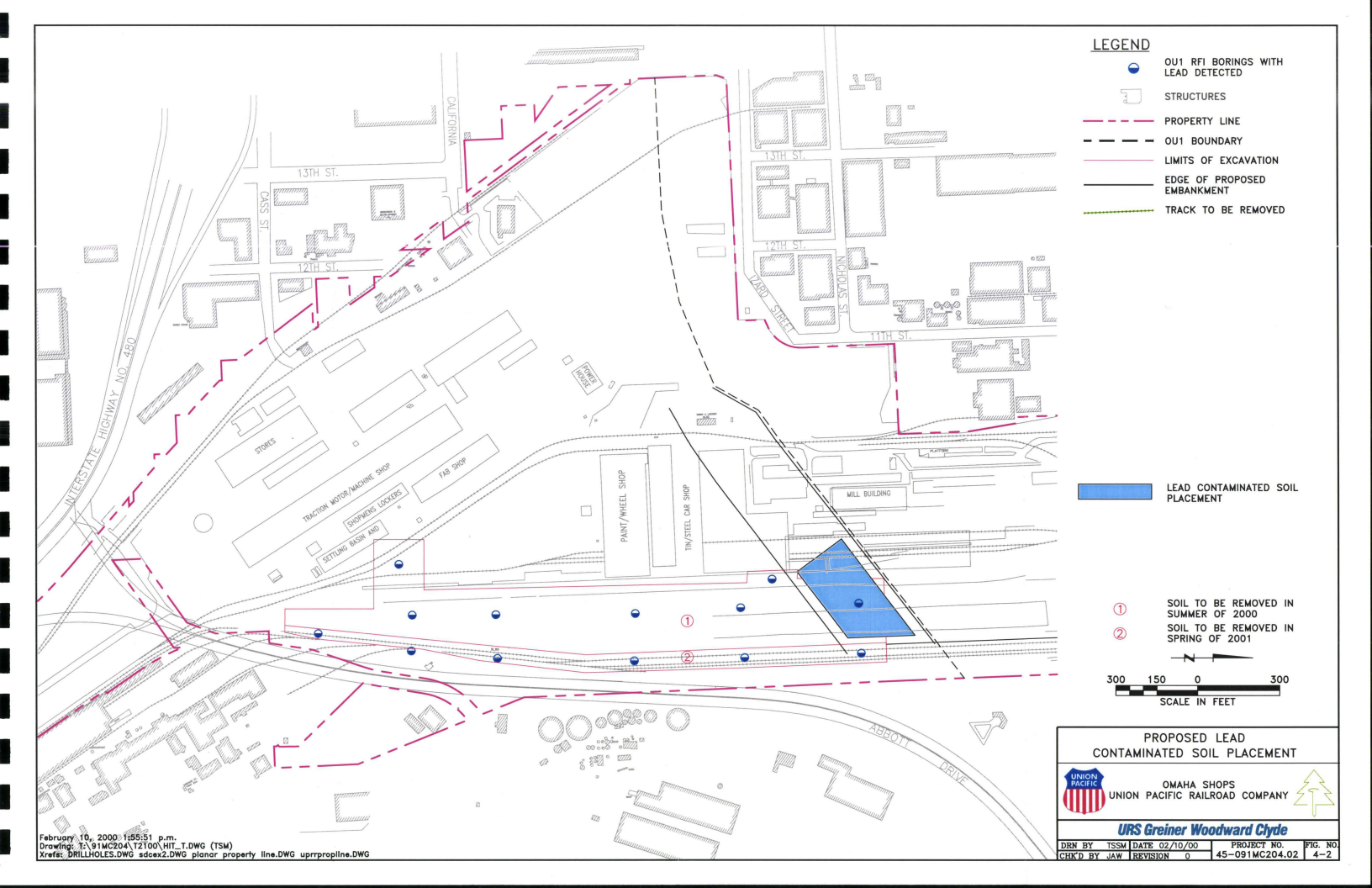
The CM alternative capital, O&M, and present worth costs are presented in Table 4-1. Detailed costs for the O&M are presented in Table B-1C.2 of Appendix B. Estimated capital costs to complete the selected alternative are approximately \$304,000. O&M costs are estimated at \$15,500 for years 1 through 15, for a total of \$465,000.

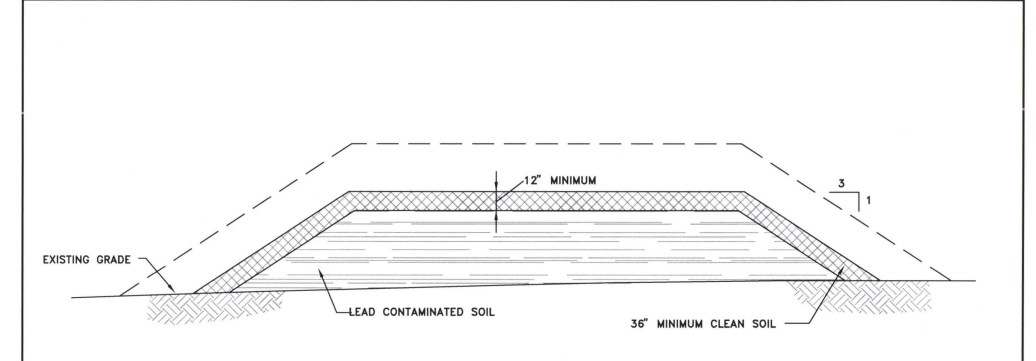
## **TABLE 4-1**

# SUMMARY OF TOTAL COSTS FOR SELECTED ALTERNATIVE UPRR - OMAHA SHOPS

| Alternative: Description: Site: Location: Date Prepared: | IC - Lead-Contaminated Soils Excavate, Reuse, Cover UPRR - Omaha Shops Omaha, NE February 17, 2000    |                            |                      | Present W                                    |   | e:        | +50% to -30% 7% 2000 0 1-15  |
|--|---|----------------------------|----------------------|--|---|-----------|--|
|  | DESCRIPTION   | QTY                        | UNIT                 | UNIT<br>COST                                 | COST  | TOTALS    | NOTES  |
| CAPITAL COS  | STS (YEAR 0):   |                            |                      |  |   |           |  |
| 1. Monitoring  | g, Sampling, Testing, Analysis  |                            |                      |  |   |           |  |
| b. Air Mo  | mation Sampling - Leac<br>onitoring Station (includes calibrator<br>mpling Cartridge Analysi:<br>OTAL | 100<br>2<br>64             | EA<br>LS<br>EA       | \$15.00<br>\$750.00<br>\$40.00               | \$1,500<br>\$1,500<br>\$2,560<br>\$5,560    |           | Two month rental. One per day per unit.                                |
| b. Site Proc. Excava                                     | tional Controls<br>reparation<br>ate Lead<br>oil for Berms  | 1<br>1<br>22,000<br>22,000 | LS<br>LS<br>CY<br>CY | \$3,000.00<br>\$2,000.00<br>\$3.00<br>\$5.00 | \$3,000<br>\$2,000<br>\$66,000<br>\$110,000 |           | Fencing, Outhouse, Parking, Erosion Cont  Load, Transport and Backfill |
| 3. On-Site Tro   | eatment (Lead Cover)<br>w, Fill, Spread, and Compact  | 1,460                      | CY                   | \$10.00                                      | \$14,600<br>\$14,600                        |           |  |
| SUBTOTAL 1   |   |                            |                      |  | -   | \$201,160 | -  |
| Contingency (%   | of Subtetal 1)  |                            | 35%                  |  | \$70,406                                    |           | 20% scope + 15% bid  |
| SUBTOTAL 2   |   |                            |                      |  | -   | \$271,566 |  |
| <ul><li>a. Project</li><li>b. Engine</li></ul>           | nent and Support (% of Subtotal 2)<br>t Management<br>sering / Desigr<br>uction Management<br>OTAL    |                            | 2%<br>6%<br>4%       |  | \$5,431<br>\$16,294<br>\$10,863<br>\$32,588 |           |  |
| TOTAL CAPITA   | AL COSTS - YEAR (   |                            |                      |  |   | \$304,154 | ]  |
| TOTAL O&M C  | OSTS - YEAR 1-15  |                            |                      |  |   | \$161,144 | ]  |
| TOTAL PRESEN   | NT WORTH COSTS  |                            |                      |  |   | \$465,298 | ]  |







# **LEGEND**

LEAD CONTAMINATED SOIL

CLEAN SOIL

PROPOSED ROADWAY EMBANKMENT

SCALE: NTS

PROPOSED COVER DESIGN



OMAHA SHOPS UNION PACIFIC RAILROAD COMPANY



FIG. NO.

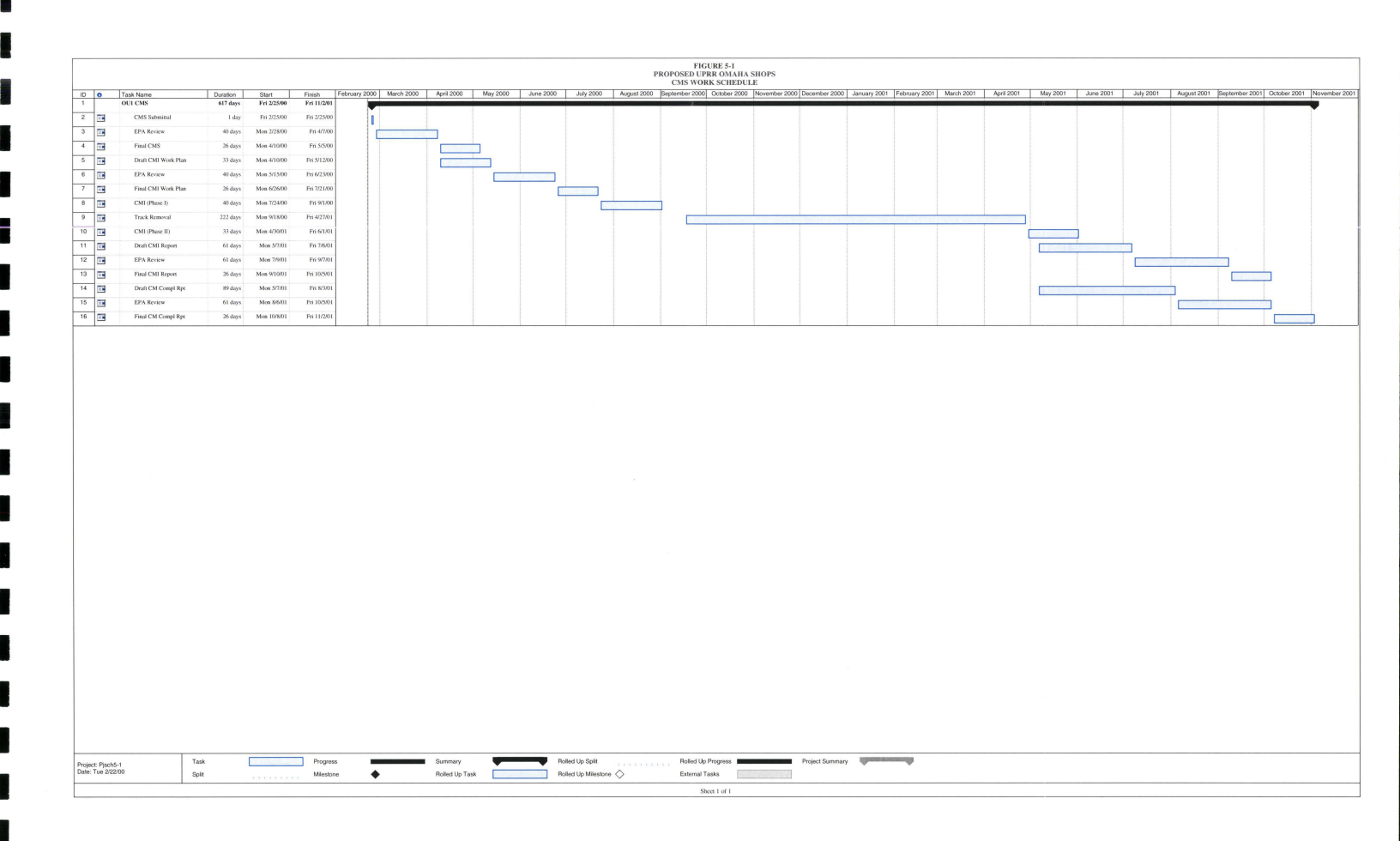
PROJECT NO. FIG. NO. 45-091MC204.02 4-3 DRN BY TSSM DATE 02/08/00 CHK'D BY JAW REVISION 0

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**SECTION**FIVE

Schedule

The schedule for implementation of the selected CM is shown on Figure 5-1.



HDR Engineering, Inc. 1990. Site Investigation Report. Omaha Shops and Maintenance Facility Environmental Assessment. Prepared for Union Pacific Railroad Company. Omaha, Nebraska.

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- Hydrometrics, Inc. 1995. Soil and Groundwater Characterization for the ASARCO Omaha Plant Site, ASARCO Inc., Omaha, Nebraska. November.
- Koener, R.M. and D.E. Daniel. 1997. Final Covers for Solid Waste Landfills and Abandoned Dumps. ASCE Press.
- Soil Conservation Service. 1975. Soil Survey of Douglas and Sarpy Counties, Nebraska. U.S. Department of Agriculture.
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- Terracon. 1988. Diesel Recovery Design (Phase I). Union Pacific Rail Yard. Omaha, Nebraska. Prepared for Union Pacific Railroad Company. Omaha, Nebraska.
- Tetra Tech EM Inc. (Tetra Tech). 1998. RCRA Facility Assessment. Union Pacific Railroad. Omaha, Nebraska. June.
- United States Environmental Protection Agency (USEPA). 1991. Risk Assessment Guidance for Superfund, Volume I: Human Health Evaluation Manual; Part B, Development of Risk-Based Preliminary Remediation Goals. Interim. Publication 9285.7-01B. December.
- United States Environmental Protection Agency (USEPA). 1993. Memorandum: Revisions to OMB Circular A-94 on Guidelines and Discount Rates for Benefit-Cost Analysis. OSWER Directive No. 9355.3-20. June 25.
- United States Environmental Protection Agency (USEPA). 1999. Administrative Order on Consent. Union Pacific Railroad Omaha Shops. April.
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- United States Pollution Control Inc. (USPCI). 1988b. Preliminary Site Assessment. Omaha Shops. Prepared for Union Pacific Railroad Company. Omaha, Nebraska.
- URS Greiner Woodward Clyde (URSGWC). 1999. RCRA Facilities Investigation Report, UPRR Omaha Shops, Omaha, Nebraska. June.

**SECTION**SIX References

Woodward-Clyde (W-C). 1992. Operation and Monitoring Plan. McGehee Yard, McGehee, Arkansas. November.

- Woodward-Clyde (W-C). 1995. Phase II Site Assessment, Construction Area, Omaha Shops. Omaha, Nebraska. December.
- Woodward-Clyde (W-C). 1996. Remedial Action Plan, UPRR Omaha Shops, Omaha, Nebraska. August.

#### REQUIREMENTS FOR IDENTIFICATION OF PROTECTION STANDARDS

The Order requires identification of protection standards in the RFI report, and they have been restated for the CMS report. This includes identification of "all relevant and applicable standards for the protection of human health and the environment (e.g., national Ambient Air Quality Standards, Federally approved state water quality standards, etc.)." While USEPA's RFI guidance requires consideration of other laws, regulations, and standards, no RCRA guidance for identification of relevant and applicable protection standards is available; therefore, guidance developed under CERCLA for identification of applicable or relevant and appropriate requirements (ARARs) was followed.

Identification of, and compliance with, ARARs is mandated by CERCLA (as amended by the Superfund Amendments and Reauthorization Act [SARA]) and by its implementing regulations, contained in the National Oil and Hazardous Substances Pollution Contingency Plan (NCP 40 CFR Part 300). As part of the NCP's remedial investigation/feasibility study (RI/FS) process (which is somewhat analogous to the RCRA RFI/CMS process), remedial alternatives, including the no-action alternative, are evaluated to assess the degree to which they attain or exceed ARARs. This process is intended to provide a measure of the effectiveness of remedial alternatives in relation to protection of human health and the environment. A preliminary identification of potential ARARs during project scoping assists in initially identifying remedial action objectives and is useful for initiating communications and consultations with responsible agencies. ARAR identification continues throughout the RFI/CMS as a better understanding is gained of site conditions, site contaminants, exposure pathways, and remedial action alternatives.

ARARs include standards, requirements, criteria, or limitations established under Federal environmental law, or more stringent standards, requirements, criteria, or limitations promulgated (i.e., of general applicability and legally enforceable) in accordance with a State environmental statute.

"Applicable" standards are those cleanup standards, standards of control, and other substantive environmental protection requirements, criteria, or limitations promulgated under Federal or State laws that specifically address a hazardous substance, contaminant, remedial action, or locational circumstance.

"Relevant and appropriate" standards are those that apply to circumstances sufficiently similar to those encountered at a CERCLA site that, although otherwise not legally required, their application would be appropriate at that specific site. If a requirement is found to be relevant and appropriate under the NCP, it will be treated in the same way as an applicable requirement.

"To be considered" standards (TBCs) are nonpromulgated advisories, proposed rules, criteria, or guidance documents issued by Federal or State governments that do not have the status of potential ARARs. These advisories and guidance are to be considered when determining protective cleanup levels where no ARAR exists, or where ARARs are not sufficiently protective of human health and the environment.

Based on EPA guidance (EPA 1988), ARARs are categorized as chemical-specific, action-specific, or location-specific:

<u>Chemical-Specific ARARs</u>. Chemical-specific ARARs include laws and requirements that establish levels that are considered protective of human health and the environment for specific chemicals in designated media. Chemical-specific ARARs regulate the discharge of residues if they are part of the remedial action. They are used to help determine the level of remediation and the allowable levels of residues following treatment. Maximum contaminant levels in the Safe Drinking Water Act are examples of chemical-specific ARAR.

Action-Specific ARARs. Action-specific ARARs are not established for a specific contaminant; rather, they define treatment and disposal activities for hazardous substances and control remedial actions to limit the release of hazardous substances to the environment during the action. Performance levels, actions, or remedial technologies may be established, as well as specific contaminant levels, for discharge of residues. Each action-specific requirement will differ depending on the remedial action objectives. Closure requirements under RCRA Subtitles C and D are examples of action-specific ARARs.

<u>Location-Specific ARARs</u>. Location-specific ARARs establish restrictions that are related to the geographic location of the site and surrounding areas, such as wetlands, sensitive habitats, floodplains, and historical places. The 100-year floodplain requirements of 40 CFR 264.18(b) is an example of a location-specific ARAR.

As a general rule, response actions that meet ARARs are effective in preventing or minimizing the release of contaminants, and thereby reduce present and future risk to public health and the environment.

#### PROTECTION STANDARDS

The analysis of protection standards/ARARs for the RFI and this CMS was completed in accordance with the following USEPA guidance documents:

- EPA/530/SW-89-031, Interim Final RCRA Facility Investigation (RFI) Guidance (OSWER Directive 9502.00-6D)
- EPA/540/G-89/004, Guidance for Conducting Remedial Investigations and Feasibility Studies under CERCLA
- EPA/540/G-89/006, CERCLA Compliance with Other Laws Manual
- EPA/540/G-89/009, CERCLA Compliance with Other Laws Manual: Part II. Clean Air Act and Other Environmental Statutes and State Requirements

Comprehensive lists of chemical-specific, action-specific, and location-specific ARARs and TBCs are included in Tables A-1 through A-3 (the CERCLA terminology is used in the tables). The tables include comments regarding the applicability or relevance and appropriateness of a potential ARAR. Only those requirements that are judged to be applicable or relevant and appropriate will be carried forward for consideration at OU1 during future evaluation; however, this will require concurrence from the appropriate regulatory agency.

# POTENTIAL CHEMICAL-SPECIFIC ARARs/TBCs UNION PACIFIC RAILROAD OMAHA SHOPS, OPERABLE UNIT 1

| Standard, Requirement, Criterion, or Limitation  | Citation                     | Description   | Comment  |
|--|------------------------------|---|--|
| Federal  |                              |   |  |
| Solid Waste Disposal Act (SWDA), as amended  | 42 USCA Sect. 6901-<br>6992K |   |  |
| Identification and Listing of<br>Hazardous Waste   | 40 CFR Part 261              | Defines characteristics of hazardous wastes and provides lists of hazardous wastes. Identifies solid wastes that are subject to regulation as hazardous wastes under 40 CFR Parts 124, 262-265, 268, 270, and 271.        | Applicable to wastes generated by remedial activities, including investigation-derived wastes, excavated soil, or solid wastes generated by treatment of soil or hazardous wastes. Relevant and appropriate for contaminated soil at the site. |
| RCRA Facility Investigation<br>Guidance  | EPA 1989                     | Guidance levels for cleanup of contaminated soils based on EPA-derived chronic exposure assumptions; intended as screening levels at RCRA facilities to determine if a more detailed health-risk evaluation is warranted. | TBC for detected soil contamination.   |
| Corrective Action for Solid Waste<br>Management Units (SWMUs) at<br>Hazardous Waste Management<br>Facilities (Proposed Rule) | 55 FR 30798<br>27 July 1990  | Risk-based action levels for contaminants in soil which, if exceeded, would trigger the need for a Corrective Measures Study.   | TBC for detected soil contamination.   |
| Clean Air Act (CAA), as amended  | 42 USCA Sect. 7401-<br>7671Q |   |  |
| National Primary and Secondary<br>Ambient Air Quality Standards  | 40 CFR Part 50               | Establishes ambient air quality standards for certain "criteria pollutants" to protect public health and welfare.   | Applicable. Would be considered as part of a permit application for emissions of air pollutants from onsite treatment processes.   |
| Standards of Performance for New<br>Stationary Sources   | 40 CFR Part 60               | Provides emission standards for certain industrial activities.  | Relevant and appropriate if pollutants addressed by<br>the regulations are emitted due to remedial actions at<br>the site.   |

TABLE A-1

POTENTIAL CHEMICAL-SPECIFIC ARARs/TBCs
UNION PACIFIC RAILROAD OMAHA SHOPS, OPERABLE UNIT 1 (Continued)

| Standard, Requirement, Criterion, or Limitation  | Citation                   | Description  | Comment  |
|--|----------------------------|--|--|
| National Emission Standards for<br>Hazardous Air Pollutants  | 40 CFR Part 61             | Provides standards for emissions of hazardous air pollutants from certain activities. Subpart M contains the National Emission Standard for Asbestos, and defines asbestoscontaining waste materials and regulated asbestos containing materials (RACM). | Relevant and appropriate if pollutants addressed by NESHAPS are emitted due to remedial actions at the site that do not involve listed activities. |
| Residential Lead-Based Paint<br>Hazard Reduction Act of 1992                                       | P.L. 102-550               |  |  |
| Guidelines for the Evaluation and<br>Control of Lead-Based Paint<br>Hazards in Housing (June 1995) |                            | Establishes hazard levels for lead in bare soil: 2000 ppm (building perimeter and yard) and 400 ppm (high contact areas, such as playgrounds and gardens).   | TBC for determining whether lead concentrations in soil present a hazard.  |
| Toxic Substance Control Act (TSCA), as amended   | 7 U.S.C. Sect. 136 et seq. |  |  |
| Identification of Dangerous Levels of Lead; Proposed Rule  | 63 FR 30301                | Soil containing lead in excess of 2,000 ppm is defined as a soil lead hazard, for purposes of lead-based paint abatement activities.   | TBC for determining whether lead concentrations in soil present a hazard.  |
| Lead-Based Paint Poisoning<br>Prevention In Certain Residential<br>Structures                      | 40 CFR 745                 | References clearance levels for lead-contaminated soil.  | TBC for determining whether lead concentrations in soil present a hazard.  |
| Asbestos-Containing Materials in Schools   | 40 CFR 763.83              | Defines asbestos-containing material as<br>any material or product which contains<br>more than 1 percent asbestos  | TBC for determining whether asbestos concentrations in soil present a hazard.  |

# POTENTIAL CHEMICAL-SPECIFIC ARARs/TBCs UNION PACIFIC RAILROAD OMAHA SHOPS, OPERABLE UNIT 1 (Continued)

| Standard, Requirement, Criterion, or Limitation                              | Citation  | Description   | Comment  |
|--|---|---|--|
| State  |   |   |  |
| Nebraska Environmental<br>Protection Act                                     | Neb. Rev. Stat., Chapter 81                       | State's policy on environmental control.  |  |
| Rules and Regulations Governing<br>Hazardous Waste Management in<br>Nebraska | Neb. Adm. Rules & Regs.,<br>Title 128             | Defines characteristics of hazardous wastes and provides lists of hazardous wastes. Identifies solid wastes which are subject to regulation as hazardous wastes.                    | Applicable to wastes generated by remedial activities, including investigation-derived wastes, excavated soil, or solid wastes generated by treatment of soil or hazardous wastes. |
| Ground Water Quality Standards and Use Classification                        | Neb. Adm. Rules & Regs.,<br>Title 118             | Addresses investigation and cleanup of petroleum contamination. Proposed risk-based corrective action (RBCA) regulations will define action levels.                                 | TBC for petroleum-contaminated soil on site.   |
| Air Pollution Control Rules and Regulations                                  | Neb. Adm. Rules & Regs.,<br>Title 129, Chapter 4  | Establishes Primary and Secondary<br>Ambient Air Quality Standards for<br>particulate matter, sulfur dioxide,<br>carbon monoxide, ozone, and lead.                                  | Applicable if regulated pollutants (e.g. particulates) are discharged to the atmosphere during remedial action.  |
|  | Neb. Adm. Rules & Regs.,<br>Title 129, Chapter 5  | Establishes criteria for obtaining a permit to operate a source of potential emissions of hazardous air pollutants, volatile organic compounds, and particulate matter.             | May be applicable for alternatives involving emissions of regulated pollutants from treatment processes.   |
|  | Neb. Adm. Rules & Regs.,<br>Title 129, Chapter 17 | Establishes criteria for obtaining a permit to construct or modify a source of potential emissions of hazardous air pollutants, volatile organic compounds, and particulate matter. | May be applicable for alternatives involving emissions of regulated pollutants from treatment processes.   |

# POTENTIAL CHEMICAL-SPECIFIC ARARs/TBCs UNION PACIFIC RAILROAD OMAHA SHOPS, OPERABLE UNIT 1 (Continued)

| Standard, Requirement, Criterion, or Limitation          | Citation  | Description   | Comment  |
|--|---|---|--|
|  | Neb. Adm. Rules & Regs.,<br>Title 129, Chapter 19   | Adopts 40 CFR Sect. 52.21 regarding Prevention of Significant Deterioration of Air Quality.         | Applicable. Would be considered as part of the process for establishing emissions limitations of air pollutants from on-site treatment processes (e.g., incineration). |
|  | Neb. Adm. Rules & Regs.,<br>Title 129, Chapter 23,<br>Hazardous Air Pollutants:<br>Emission Standards | Adopts 40 CFR 61 (NESHAPS).   | Relevant and appropriate if pollutants addressed by NESHAPS are emitted due to remedial actions at the site that do not involve listed activities.                     |
|  | Neb. Adm. Rules & Regs.,<br>Title 129, Chapter 32   | Prohibits visible emissions of fugitive particulate matter beyond the premises where it originates. | Applicable if remedial activities, such as soil excavation, generate fugitive dust.  |
| Asbestos Control Act                                     | Nebraska Revised Statutes,<br>§§71-6301 to 71-6317  |   |  |
| Regulations and Standards<br>Governing Asbestos Projects | Nebraska Department of<br>Health Regulations, Title<br>178, Chapter 22                                | Defines asbestos containing materials as any material or product containing over 1% asbestos.       | Relevant and appropriate if remediation activities involve soil or other materials containing greater than 1% asbestos.  |

Guidance on Residential Lead-Based Paint, Lead-Contaminated Dust, and Lead Contaminated Soil

# POTENTIAL ACTION-SPECIFIC ARARs/TBCs UNION PACIFIC RAILROAD OMAHA SHOPS, OPERABLE UNIT 1

| Standard, Requirement, Criterion, or Limitation   | Citation                 | Description   | 0   |
|---|--------------------------|---|---|
| - Limitation  | Citation                 | Description   | Comment   |
| <u>Federal</u>  |                          |   |   |
| Solid Waste Disposal Act (SWDA), as amended   | 42 USCA Sect. 6901-6992K |   |   |
| Criteria for Classification of Solid<br>Waste Disposal Facilities and<br>Practices (Subtitle D) | 40 CFR Part 257          | Establishes criteria for use in determining which solid waste disposal facilities and practices pose a reasonable probability of adverse effects on health, and thereby constitute prohibited open dumps. | Relevant and appropriate for on-site closure of contaminated soils.   |
| Criteria for Municipal Waste<br>Landfills (Subtitle D)  | 40 CFR Part 258          | Sets forth minimum criteria for municipal solid waste landfills, including design, operation, monitoring, corrective action, closure, and post-closure care requirements.                                 | Corrective action and closure requirements are relevant and appropriate, although the Subtitle C requirements listed below are more stringent.  |
| Hazardous Waste Management<br>Systems General (Subtitle C)                                      | 40 CFR Part 260          | Provides definitions, general standards, and information applicable to 40 CFR Parts 260-265, 268.   | Applicable for remedial actions that involve management of hazardous waste, such as contaminated debris or investigation-derived waste.   |
| Identification and Listing of Hazardous Wastes (Subtitle C)                                     | 40 CFR Part 261          | Defines those solid wastes which are subject to regulations as hazardous wastes under 40 CFR Parts 262-265 and Parts 124, 270, and 271.   | Applicable for remedial actions that involve<br>the need to determine whether hazardous<br>wastes, such as contaminated debris or<br>investigation-derived waste, are being<br>managed on-site. |
| Standards Applicable to Generators of Hazardous Waste (Subtitle C)                              | 40 CFR Part 262          | Establishes standards for generators of hazardous waste.  | Applicable for remedial actions that involve off-site disposal or treatment of hazardous waste. On-site generation triggers selected provisions (i.e., waste determination, accumulation time). |

TABLE A-2

POTENTIAL ACTION-SPECIFIC ARARs/TBCs
UNION PACIFIC RAILROAD OMAHA SHOPS, OPERABLE UNIT 1 (Continued)

| Standard, Requirement, Criterion, or  |                       |  |   |
|---|-----------------------|--|---|
| Limitation  | Citation              | Description  | Comment   |
| Standards Applicable to Transporters of Hazardous Waste (Subtitle C)  | 40 CFR Part 263       | Establishes standards that apply to transporting hazardous waste within the U.S. if the transportation requires a manifest under 40 CFR Part 262.  | Applicable for remedial actions that involve off-site transportation of hazardous waste, such as contaminated debris or investigation-derived waste.  |
| Standards for Owners and<br>Operators of Hazardous Waste<br>Treatment, Storage, and Disposal<br>Facilities (Subtitle C) | 40 CFR Part 264       | Establishes minimum national standards that define the acceptable management of hazardous waste for owners and operators of facilities which treat, store, or dispose of hazardous waste.  | Applicable for remedial actions that involve on-site treatment or disposal of hazardous waste.  |
|   | 40 CFR 264.111        | Establishes performance standards for closure of permitted facilities. Closure must minimize the need for further maintenance, and control, minimize or eliminate, to the extent necessary to protect human health and the environment, post-closure escape of hazardous waste, hazardous constituents, leachate, contaminated run-off, or hazardous waste decomposition products to the ground or surface waters or to the atmosphere | Relevant and appropriate for site closure.  |
|   | 40 CFR 264, Subpart S | Addresses corrective action at solid waste management units (SWMUs). Establishes requirements for corrective action management units (CAMUs) and temporary units (TUs) for management of remediation wastes during remediation activities.   | Applicable if containerized or uncontainerized remediation wastes, such as excavated soil, would be managed (treated, stored, or disposed) on site. These regulations waive some of the procedural and technical requirements that would otherwise apply to a new SWMU. |

TABLE A-2

POTENTIAL ACTION-SPECIFIC ARARs/TBCs
UNION PACIFIC RAILROAD OMAHA SHOPS, OPERABLE UNIT 1 (Continued)

| Standard, Requirement, Criterion, or  |                                    |   |   |
|---|------------------------------------|---|---|
| Limitation  | Citation                           | Description   | Comment   |
| Interim Standards for Owners and<br>Operators of Hazardous Waste<br>Treatment Storage and Disposal<br>Facilities (Subtitle C) | 40 CFR Part 265                    | Establishes minimum national standards that define the acceptable management of hazardous waste during the period of interim status and until certification of final closure or if the facility is subject to post-closure requirements, until post-closure responsibilities are fulfilled. | Relevant and appropriate, but less stringent than the Part 264 standards.                       |
| Land Disposal   | 40 CFR Part 268                    | Identifies hazardous wastes restricted from land disposal and treatment standards for restricted wastes and waste treatment residuals.  | Relevant and appropriate if closure of the site involves on-site closure of contaminated soils. |
| Hazardous Waste Permit Program  | 40 CFR Part 270                    | Establishes provisions covering basic EPA permitting requirements.  | Not an ARAR. No RCRA Subtitle C permit is required for closure of the site.                     |
| Underground Storage Tanks   | 40 CFR Part 280<br>RCRA Subtitle I | Establishes regulations for underground storage tanks used to contain petroleum or other regulated substances (as defined at 40 CFR 280.12). Includes requirements for site investigations and corrective action plans.   | Relevant and appropriate for corrective actions addressing petroleum-contaminated soil.         |
| Safe Drinking Water Act   | 42 USCA Sect. 300(f) et seq.       |   |   |
| Standards for Owners and<br>Operators of Public Water Supply<br>System  | 40 CFR Part 141                    | Establishes primary drinking water regulations, including treatment (water quality) requirements for public water supply systems.   | Not an ARAR or TBC.   |
| Underground Injection Control<br>Regulations  | 40 CFR Parts 144-147               | Establishes permitting requirements for injection wells to provide for protection of underground sources of drinking water.   | Not an ARAR or TBC.   |

TABLE A-2

POTENTIAL ACTION-SPECIFIC ARARs/TBCs
UNION PACIFIC RAILROAD OMAHA SHOPS, OPERABLE UNIT 1 (Continued)

| Standard, Requirement, Criterion, or Limitation  | Citation  | Description   | Comment  |
|--|---|---|--|
|  |   | Description   | Comment  |
| Clean Water Act  | 33 USCA Sect. 1251-1376                                     |   |  |
| National Pollutant Discharge<br>Elimination System   | 40 CFR Parts 122, 125                                       | Requires permits for the discharge of pollutants from any point source into waters of the United States.  | Not an ARAR. Potential remedies do not involve discharge from treatment systems.                           |
|  | 40 CFR Sect.<br>122.26(b)(14)(x) <sup>1</sup>               | Requires that storm water runoff be monitored and controlled on construction sites greater than five acres.   | Applicable if the remediation site is greater than five acres, relevant and appropriate for smaller sites. |
| National Pretreatment Standards  | 40 CFR Part 403   | Sets pretreatment standards to control pollutants that pass through or interfere with treatment processes in publicly owned treatment works (POTW) or which may contaminate sewage sludge.            | Not an ARAR. Potential remedies do not involve discharge to a POTW.  |
| Marine Protection Research, and<br>Sanctuaries Act of 1972   | 16 USCA Sect. 1431-1445<br>33 USCA Sect. 1401-1445,<br>1447 | Regulates ocean dumping.  | Not an ARAR. Remedial action will not involve ocean dumping.   |
| Residential Lead-Based Paint<br>Hazard Reduction Act of 1992                                       | P.L. 102-550  |   |  |
| Guidelines for the Evaluation and<br>Control of Lead-Based Paint<br>Hazards in Housing (June 1995) |   | Establishes recommended abatement or interim control measures for lead-contaminated soil: >2000 ppm (building perimeter and yard) and >400 ppm (high contact areas, such as playgrounds and gardens). | TBC for determining the appropriate response actions where lead-contaminated soil is present.              |
| Toxic Substances Control Act (TSCA)  | 15 USCA Sect. 2601-2692                                     | *   |  |
| Lead-Based Paint Poisoning<br>Prevention In Certain Residential<br>Structures                      | 40 CFR 745  | Includes requirements for abatement of lead-contaminated soil.  | Relevant and appropriate for abatement of lead-contaminated soil.  |
| URS Greiner Woodward Clyde   |   |   | Q:\91MC20402\CMS2TBA_2.DOC/ 02/09/00 Sheet 4 of 10   |

TABLE A-2

# POTENTIAL ACTION-SPECIFIC ARARs/TBCs UNION PACIFIC RAILROAD OMAHA SHOPS, OPERABLE UNIT 1 (Continued)

| Standard, Requirement, Criterion, or Limitation  | Citation                           | Description  | Comment   |
|--|------------------------------------|--|---|
| Polychlorinated Biphenyls (PCBs) Manufacturing, Processing, Distribution In Commerce, And Use Prohibitions | 40 CFR Part 761                    | Establishes storage and disposal requirements for PCBs.  | Not an ARAR. Remedial action will not involve handling of PCBs.                                     |
| Asbestos   | 40 CFR Part 763                    | Establishes requirements for inspection of asbestos containing materials and abatement, if necessary, in elementary or secondary school buildings. Includes requirements for transport and disposal of asbestos-containing wastes. | Relevant and appropriate for management of asbestos-contaminated soil and debris.                   |
|  | 15 USCA Sect. 2669                 | Establishes requirements for radon studies and abatement, including federal buildings.   | Not an ARAR. Remedial action will not involve radon.  |
| Clean Air Act (CAA), as amended  | 42 USCA Sect. 7401-7671Q           |  |   |
| Approval and Promulgation of Implementation Plans  | 40 CFR 52, Subpart CC,<br>Nebraska | Establishes Air Quality Control Regions and attainment dates for national standards in those regions.  | Applicable if remedial activities involve air emissions, e.g., excavation.                          |
| New Source Performance Standard,<br>Municipal Solid Waste Landfills  | 40 CFR Part 60, Subpart<br>WWW     | Rule for control of non-methane organic compounds (NMOC's) from municipal solid waste landfills emitting $> 167$ TPY NMOC's and with maximum design capacity of $\ge 111,000$ T.   | Relevant and appropriate for alternatives that propose leaving petroleum-contaminated soil on-site. |

TABLE A-2

POTENTIAL ACTION-SPECIFIC ARARs/TBCs
UNION PACIFIC RAILROAD OMAHA SHOPS, OPERABLE UNIT 1 (Continued)

| Standard, Requirement, Criterion, or                        |   |   |  |
|---|---|---|--|
| Limitation  | Citation                                  | Description   | Comment  |
| National Emission Standards for<br>Hazardous Air Pollutants | 40 CFR Part 61                            | Provides standards for emissions of hazardous air pollutants from certain activities. Subpart M contains the National Emission Standard for Asbestos, and defines asbestos-containing waste materials and regulated asbestos containing materials (RACM). Contains requirements for asbestos disposal procedures and for asbestos disposal sites. | Applicable if a listed activity, such as a demolition or renovation project involving asbestos is carried out. Relevant and appropriate for activities involving excavation of asbestos-containing waste. Relevant and appropriate if pollutants addressed by NESHAPS are emitted due to remedial actions at the site that do not involve listed activities. |
| Hazardous Materials<br>Transportation Act                   | 40 USCA Sect. 1801-1813                   |   |  |
| Hazardous Materials Transportation<br>Regulations           | 49 CFR Parts 107, 171-177                 | Regulates transportation of hazardous materials.  | Applicable for remedial actions that involve off-site transportation of hazardous materials.   |
| Occupation Safety and Health Act of 1970                    | PL 91-596<br>29 USCA Sect. 651-678        |   |  |
| Occupational Safety and Health Standards                    | 29 CFR Part 1910                          | Establishes safety and health requirements for personnel working with hazardous materials and hazardous waste.  | Applicable to on-site remedial activities.   |
| Safety and Health Regulations for Construction              | 29 CFR Part 1926                          | Establishes protection standards (e.g., hazard communication, excavation and trenching requirements) for workers involved in hazardous waste operations.  | Applicable to on-site remedial activities.   |
| State   |   |   |  |
| Nebraska Environmental<br>Protection Act                    | Neb. Rev. Stat., Chapter 81<br>Article 15 |   |  |
| Nebraska Surface Water Quality<br>Standards                 | Nebr. Adm. Rules & Regs.,<br>Title 117    | Establishes water quality standards and criteria for the surface waters of the state.   | Applicable if contaminants leach from the soil to surface waters.  |
| URS Greiner Woodward Clyde                                  |   |   | Q:\91MC20402\CMS2TBA_2.DOC/ 02/09/00 Sheet 6 of 10   |

TABLE A-2

POTENTIAL ACTION-SPECIFIC ARARs/TBCs
UNION PACIFIC RAILROAD OMAHA SHOPS, OPERABLE UNIT 1 (Continued)

| Standard, Requirement, Criterion, or   |                                       |  |  |
|--|---------------------------------------|--|--|
| Limitation   | Citation                              | Description  | Comment  |
| Ground Water Quality Standards and Use Classification  | Neb. Adm. Rules & Regs.,<br>Title 118 | Provides groundwater remedial actions protocol for point source groundwater pollution; defines Remedial Action Classes (RACs) with basic requirements for remedial action. Proposed risk-based corrective action (RBCA) regulations will define action levels. | Not an ARAR. This operable unit does not include groundwater pollution. RBCA remedial action requirements for petroleum-contaminated soil are TBC. |
| Petroleum Contaminated Soils Pro-<br>tocol for the Leaking Underground<br>Storage Tank Program | (not promulgated as a regulation)     | Provides guidance for soil investigation and cleanup at LUST sites.  | TBC for corrective actions addressing petroleum-contaminated soil.   |
| Rules and Regulations Pertaining to<br>the Issuance of Permits under the<br>NPDES              | Neb. Adm. Rules & Regs.,<br>Title 119 | Requires permit for discharging pollutants from a point source into the waters of the State.   | Not an ARAR. Site activities will not involve point source discharges to surface water.  |
| Effluent Guidelines and Standards  | Neb. Adm. Rules & Regs.,<br>Title 121 | Establishes point source effluent standards and secondary treatment standards for industries.  | Not an ARAR. Site activities will not involve point source discharges to surface water.  |
| Rules and Regulations for<br>Underground Injection and Mineral<br>Production Wells             | Neb. Adm. Rules & Regs.,<br>Title 122 | Establishes procedures for permitting underground injection of hazardous wastes into or above an underground supply of drinking water.   | Not an ARAR. Site activities will not involve alternatives proposing reinjection of treated groundwater.   |
| Design, Operation, and<br>Maintenance of Wastewater<br>Treatment Facilities                    | Neb. Adm. Rules & Regs.,<br>Title 123 | Establishes procedures for the design, operation, and maintenance of wastewater treatment works, including the submittal of plans, receipt of construction permits, and construction and testing requirements.   | Not an ARAR. Site activities will not involve on-site treatment of extracted groundwater.  |

TABLE A-2

POTENTIAL ACTION-SPECIFIC ARARs/TBCs
UNION PACIFIC RAILROAD OMAHA SHOPS, OPERABLE UNIT 1 (Continued)

| Standard, Requirement, Criterion, or Limitation                                | Citation                              | Description   | Comment   |
|--|---------------------------------------|---|---|
| Design, Operation, and<br>Maintenance of Septic Tanks                          | Neb. Adm. Rules & Regs.,<br>Title 124 | Establishes procedures for the design, operation, and maintenance of septic tank systems including permitting, design criteria, testing, site layout, construction, maintenance, allowable waste types and abandonment. | Not an ARAR. Remedial action will not involve septic tanks.   |
| Design, Operation, and<br>Maintenance of Individual Waste<br>Treatment Lagoons | Neb. Adm. Rules & Regs.,<br>Title 125 | Establishes design, operation, and maintenance criteria for wastewater lagoons including design, construction, operation and maintenance.   | Not an ARAR. Remedial action will not involve wastewater lagoons.   |
| Rules and Regulations Pertaining to the Management of Wastes                   | Neb. Adm. Rules & Regs.,<br>Title 126 | Requires permits for licenses for various waste management activities and establishes policy for releases of oil or hazardous substances and remediation of such releases.  | Relevant and appropriate. Substantive requirements for spills/releases and remediation of spills/releases are given in Title 118 and Title 128. |
| Rules and Regulations Governing<br>the Nebraska Pretreatment Program           | Neb. Adm. Rules & Regs.,<br>Title 127 | Establishes limitations on types of wastes which can be discharged to a POTW and requires a permit when a discharge may interfere with, pass through, or be incompatible with a POTW's treatment process.               | Not an ARAR. Site activities will not involve discharges of contaminated groundwater to a POTW.   |
| Rules and Regulations Governing<br>Hazardous Waste Management in<br>Nebraska   | Neb. Adm. Rules & Regs.,<br>Title 128 | Establishes procedures for notification of hazardous waste activity, identification and listing of hazardous wastes, generators, and operators of treatment, storage, and disposal facilities.                          | Substantive requirements that are the same or more stringent than 40 CFR 261, 262, 263, 264, 268, 270 are applicable.                           |

TABLE A-2

POTENTIAL ACTION-SPECIFIC ARARs/TBCs
UNION PACIFIC RAILROAD OMAHA SHOPS, OPERABLE UNIT 1 (Continued)

|   | Description   | Comment   |
|---|---|---|
|   |   | Comment   |
| tle 129, Chapter 2                              | Defines "major source" of hazardous air pollutants and major stationary sources of other pollutants, including fugitive dust and other particulate emissions.                       | Applicable to remedial activities generating fugitive dust, and potentially applicable to remedial alternatives involving volatilization or incineration. |
| eb. Adm. Rules & Regs.,<br>tle 129, Chapter 5   | Establishes criteria for obtaining a permit to operate a source of potential emissions of hazardous air pollutants, volatile organic compounds, and particulate matter.             | Substantive requirements are potentially applicable to remedial alternatives involving volatilization or excavation.                                      |
| eb. Adm. Rules & Regs.,<br>tle 129, Chapter 22  | Establishes emission limits for new incinerators and lists emission report contents.  | Not an ARAR. Site activities will not involve incineration of hazardous wastes.   |
| eb. Adm. Rules & Regs.,<br>tle 129, Chapter 16  | Requires good engineering practice in design of the stack height.   | Not an ARAR. Site activities will not involve incineration of hazardous wastes.   |
| eb. Adm. Rules & Regs.,<br>tle 129, Chapter 17  | Establishes criteria for obtaining a permit to construct or modify a source of potential emissions of hazardous air pollutants, volatile organic compounds, and particulate matter. | Substantive requirements are applicable to remedial alternatives involving volatilization or excavation.  |
| eb. Adm. Rules & Regs.,<br>tle 129, Chapter 20  | Prohibits visible dust beyond the limits of<br>the property line where handling,<br>transportation, or construction is taking<br>place.   | Applicable to remedial activities generating fugitive dust.   |
| eb. Adm. Rules & Regs.,<br>itle 129, Chapter 39 | Limits visible emissions from diesel-<br>powered vehicles on public streets or<br>highways.   | Applicable only when diesel-powered vehicles used during remedial activities are on public streets or highways.   |
| eb. Adm. Rules & Regs.,<br>itle 132             | Establishes policy for licensing, locating, constructing, operating, and closing of solid waste facilities.   | Applicable for alternatives involving the on-<br>site disposal/closure of treated waste or soil.  |
| eb  | . Adm. Rules & Regs.,   | highways.  Adm. Rules & Regs., Establishes policy for licensing, locating, constructing, operating, and closing of solid                                  |

TABLE A-2

POTENTIAL ACTION-SPECIFIC ARARs/TBCs
UNION PACIFIC RAILROAD OMAHA SHOPS, OPERABLE UNIT 1 (Continued)

| Standard, Requirement, Criterion, or<br>Limitation  | Citation  | Description  | Comment  |
|---|---|--|--|
| Rules and Regulations Concerning<br>Underground Storage Tanks in the<br>State of Nebraska, State Fire<br>Marshall's Office  | Neb. Adm. Rules & Regs.,<br>Title 159             | Applies to the operation, maintenance, installation, closure on use of underground tanks containing petroleum products and hazardous substances not classified as hazardous waste under RCRA Subtitle C. | Relevant and appropriate for corrective actions addressing petroleum-contaminated soil.  |
| Regulations Governing Licensure of Water Well and Pump Installation Contractors and Certification of Water Well Drilling, Pump Installation, and Water Well Monitoring Supervisors <sup>1</sup> | Neb. Adm. Rules & Regs.,<br>Title 178, Chapter 10 | Contains rules governing the qualifications of contractors installing water wells.   | Not an ARAR. Site activities will not involve installation of monitoring wells, extraction of recovery wells, and the installation of pumps. |
| Regulations Governing Water Well<br>Construction, Pump Installation,<br>and Water Well Abandonment<br>Standards   | Neb. Adm. Rules & Regs.,<br>Title 178, Chapter 12 | Contains rules governing water well construction and abandonment and pump installation.  | Not an ARAR. Site activities will not involve installation of monitoring wells, extraction of recovery wells, and the installation of pumps. |

# POTENTIAL LOCATION-SPECIFIC ARARS UNION PACIFIC RAILROAD OMAHA SHOPS, OPERABLE UNIT 1

| Standard, Requirement, Criteria, or Limitation                      | Citation  | Description  | Comments  |
|---|---|--|---|
| Federal   |   |  |   |
| Floodplain Management   | Executive Order 11988<br>40 CFR Part 6, Appendix A<br>and 40 CFR Part 6.302 | Limits activities in a floodplain, which is defined as "the lowland and relatively flat areas adjoining inland and coastal waters including at a minimum that area subject to a 1 percent or greater chance of flooding in any given year" (the 100-year floodplain) | TBC. The site is located in the 100-year floodplain, although it is protected from the 100-year flood by a levee. |
| Protection of Wetlands  | Executive Order 11990<br>40 CFR Part 6, Appendix A                          | Addresses possible impacts of construction of facilities or management of property in wetlands; must avoid adverse effects, minimize potential harm, and preserve and enhance wetlands, to the extent possible.  | Not an ARAR. No designated wetlands occur at proposed on-site remedial action locations.                          |
| Safe Drinking Water Act   | 42 USCA 300f et seq.  |  |   |
| Underground Injection Control<br>Program: Criteria and<br>Standards | 40 CFR Part 146   | Sets criteria for underground injection wells, including those used to inject treated wastes from RCRA or CERCLA cleanup actions. These regulations address how close injection wells may be placed to underground sources of drinking water.                        | Not an ARAR. No injection of treated wastes is proposed at this site.   |
| Sole Source Aquifers  | 40 CFR Part 149   | Includes regulations for defining sole or principal drinking water source aquifers   | Not an ARAR. No sole source aquifer has been designated in this area.   |
| Wellhead Protection Program   | 42 USCA 300h-7  | 1986 SDWA amendments direct States to implement programs to protect wells and recharge areas for drinking water wells.   | Not an ARAR. No wellhead protection areas are located in this area.   |

TABLE A-3

POTENTIAL LOCATION-SPECIFIC ARARS
UNION PACIFIC RAILROAD OMAHA SHOPS, OPERABLE UNIT 1 (Continued)

| Standard, Requirement, Criteria, or Limitation | Citation  | Description  | Comments  |  |  |
|--|---|--|---|--|--|
| Water Pollution Control Act, as amended        | 33 USCA Sect. 1251 et seq.<br>(CWA Section 404)<br>40 CFR Part 230,<br>33 CFR Parts 320-330 | Prohibits discharge of dredged or fill material into wetlands (as defined in U.S. Army Corps of Engineers regulations) without permit.             | Not an ARAR. No dredged or fill material will be placed into a wetland.   |  |  |
| Wilderness Act                                 | 16 USCA Sect. 1131 et seq.;   | Federally-owned area designated as   | Not an ARAR. No federally-owned wilderness area is  |  |  |
|  | 50 CFR Part 35.1 et seq.  | wilderness area must be administered in<br>such a manner that will leave it<br>unimpaired as wilderness and to preserve<br>its wilderness.         | located on site or in the vicinity of the site.   |  |  |
| Wildlife Refuge                                | 16 USC 668 et seq;  | Limits actions allowed in areas designated   | Not an ARAR. The site is not a national wildlife refuge.  |  |  |
|  | 50 CFR Part 27  | as part of National Wildlife Refuge System.  |   |  |  |
| Solid Waste Disposal Act (SWDA), as amended    | 42 USCA Sect. 6901-6992K  |  |   |  |  |
| Faults   | 40 CFR Part 264.18(a)   | New RCRA treatment, storage, or disposal of hazardous waste prohibited within 61 meters of a fault displaced in Holocene time.                     | Not an ARAR. No fault has been identified that underlies the site.  |  |  |
| Floodplains                                    | 40 CFR Part 264.18(b)   | RCRA treatment, storage, or disposal facility must be designed, constructed, operated, and maintained to avoid washout within 100-year floodplain. | TBC. Proposed remedial actions occur in the 100-year floodplain, although the site is protected from the 100-year flood by a levee. |  |  |
| Salt Domes, Caves, Mines                       | 40 CFR Part 264.18(c)   | Placement of noncontainerized or bulk liquid RCRA hazardous waste prohibited within salt dome formation, underground mine, or cave.                | Not an ARAR. These activities will not be implemented; also, these types of formations are not known to be present in the vicinity. |  |  |

TABLE A-3

POTENTIAL LOCATION-SPECIFIC ARARS
UNION PACIFIC RAILROAD OMAHA SHOPS, OPERABLE UNIT 1 (Continued)

| Standard, Requirement, Criteria, or Limitation | Citation                                 | Description   | Comments  |  |  |
|--|--|---|---|--|--|
| Endangered Species Act                         | 16 USCA Sect. 1531 to 1544               | Protects endangered species and the   | Not an ARAR. No critical habitats exist on the site;                        |  |  |
|  | 50 CFR Part 200                          | critical habitats upon which endangered species depend.   | thus, no effect on endangered species expected from any remedial action.    |  |  |
|  | 50 CFR Part 402                          | species depend.   | remediai action.  |  |  |
| Fish and Wildlife Coordination                 | 16 USCA Sect. 661 et seq.                | Provides for protection of fish or wildlife   | Not an ARAR. No proposed remedial action will                               |  |  |
| Act  | 33 CFR Parts 320-330                     | if proposed action involves diversion, channeling, or other activity that modifies  | modify a stream or river.   |  |  |
|  | 40 CFR Part 6.302                        | a stream or river.  |   |  |  |
| Coastal Zone Management Act                    | 16 USCA Sect. 1451 to 1464               | Activities affecting the coastal zone, including lands therein and thereunder, and adjacent shore lands must be conducted in a manner consistent with approved state management programs. | Not an ARAR. No coastal zone present.                                       |  |  |
| Coastal Barrier Resources Act                  | 16 USCA Sect. 3501 et seq.               | Prohibits any new federal expenditure within the coastal barrier resource system.   | Not an ARAR. No coastal area present.                                       |  |  |
| Wild and Scenic Rivers Act                     | 16 USCA 1271 et seq., 40<br>CFR 6.302(e) | Limits actions that will have direct adverse effect on scenic river as specified in Section 1276(a).  | Not an ARAR. No designated scenic or wild rivers are located near the site. |  |  |
| Archaeological and Historic                    | 16 USCA Sect. 469;                       | Must recover and preserve artifacts in area   | Not an ARAR. No historic site located on site.                              |  |  |
| Preservation Act of 1974                       | 36 CFR Part 65                           | where alteration of terrain threatens significant scientific, prehistoric, historic, or archaeological data.  |   |  |  |
| National Historic Preservation                 | 16 USCA Sect. 470 et seq.                | Must preserve property in or eligible for   | Not an ARAR. No historical place or landmark                                |  |  |
| Act of 1966, as amended                        | 36 CFR Part 800                          | National Register of Historic Places; actions should minimize harm to National  | identified on site.   |  |  |
|  | 40 CFR Sect. 6.301                       | Historic Landmarks.   |   |  |  |
|  |  |   |   |  |  |

TABLE A-3

POTENTIAL LOCATION-SPECIFIC ARARS
UNION PACIFIC RAILROAD OMAHA SHOPS, OPERABLE UNIT 1 (Continued)

| Standard, Requirement, Criteria, or Limitation                      | Citation  | Description  | Comments  |
|---|---|--|---|
| Native American Graves Protection and Repatriation Act <sup>1</sup> | PL 101-601  | Requires that if Native American remains or cultural items are found on federal lands, the appropriate tribe must be notified, and all activity in the area of discovery must cease for at least 30 days.                            | Applicable if Native American remains or cultural items are found during remedial activities. |
| Antiquities Act of 1906 <sup>1</sup>                                | 16 USCA 431-433<br>43 CFR Part 3                          | Provides for protection of historic and prehistoric ruins and objects on Federal lands.  | Applicable if historical ruins or objects are found during remedial activities.               |
| State   |   |  |   |
| Nebraska Endangered &<br>Threatened Species<br>Regulations          | Neb. Adm. Rules & Regs.,<br>Title 163, Chapter 6          | Regulations developed under the<br>Nongame and Endangered Species<br>Conservation Act, governing the<br>protection, conservation and management<br>of endangered and threatened wildlife<br>species.                                 | Not an ARAR. No state-listed species are present on the site or will be adversely affected.   |
| Nebraska Human Burial Sites<br>Act                                  | Neb. Rev. Stat., Article 12,<br>Sections 12-1201 to 1212. | Provides protection for unmarked human burial sites on private and public lands.   | Not an ARAR. No human burial sites are located on site.                                       |
| Nebraska Environmental<br>Protection Act                            | Neb. Rev. Stat., Chapter 81                               |  |   |
| Nebraska Air Pollution Control<br>Rules and Regulations             | Neb. Adm. Rules & Regs.,<br>Title 129, Chapter 3          | Establishes air quality control regions, upon which determinations of attainment of National Ambient Air Quality Standards (NAAQS) are based. The site is located in the Omaha-Council Bluffs Interstate Air Quality Control Region. | Applicable to remedial activities generating emissions of regulated pollutants.               |

## **TABLE A-3**

# POTENTIAL LOCATION-SPECIFIC ARARS UNION PACIFIC RAILROAD OMAHA SHOPS, OPERABLE UNIT 1 (Continued)

| Standard, Requirement, Criteria, or Limitation             | Citation  | Description  | Comments  |
|--|---|--|---|
| Rules and Regulations Pertaining to Solid Waste Management | Neb. Adm. Rules & Regs.,<br>Title 132, Chapter 4  | Includes location standards for siting new solid waste disposal facilities. Hazardous waste is regulated as a subset of solid waste. | Relevant and appropriate for construction of a soil cover over the contaminated soil.   |
| Floodplains  | Neb. Rev. Stat., Chapter 31,<br>Article 10, Neb. Adm. Rules<br>& Regs., Title 455, Chapters 1<br>through 7. | Regulates, and requires permits for, certain activities proposed to take place in a floodplain.                                      | TBC. Proposed remedial actions occur in the 100-year floodplain, although the site is protected from the 100-year flood by a levee. |

## **COST ESTIMATE METHODOLOGY**

The information presented in these cost estimates is used to compare alternatives. Unit prices and general cost information were obtained from cost estimating references (R.S. Means 1999), cost estimates for similar work, vendor quotes, guidance documents, and engineering judgment.

Corrective measure cost estimates are intended to provide an accuracy range of -30 to +50 percent of actual cost. The actual project cost will depend on actual labor and material cost, productivity, competitive market conditions, actual project scope and schedule, and other variable factors. As a result of these factors, the actual project cost is likely to vary from the estimates provided in this study. Funding needs should be carefully evaluated, taking these factors into consideration before budgets are established.

Costs include capital costs, operation and maintenance costs, and total present worth cost of each corrective measure alternative.

## Capital Costs

Capital costs are expenditures required to construct or install the corrective action. Capital costs include only the expenditures that are initially incurred to implement an action and major expenditures in future years. They do not include the costs required to operate and maintain the action throughout its lifetime.

## **Operation and Maintenance Costs**

O&M costs are the post-constructive/installation costs necessary to ensure or verify the continued effectiveness of a corrective action. They include all labor, equipment, and material costs associated with activities such as monitoring, operating, and maintaining extraction, containment, or treatment systems and disposal of residuals.

#### Other Costs

Other costs that were added to capital and O&M costs are contingencies and professional/ technical support. Contingencies cover unknowns, unforeseen circumstances, or unanticipated conditions that cannot be determined from the known data. The two types of contingencies are scope and bid. Scope contingencies cover costs due to scope changes that may occur during design. Bid contingencies cover unknown costs associated with constructing or implementing the project scope.

Professional/technical support are nonconstruction or implementation costs that do not fall under any one line item cost. They include costs associated with project management, legal services, engineering design, construction management, and all other professional/technical services needed to support the action.

## **Present Worth Cost**

Present worth is the amount of money needed in the base year to cover the future costs associated with a particular time period at a particular interest or discount rate. Computation of present worth allows for the evaluation and comparison of future costs discounted to a base year. For this estimate, a discount rate of 7 percent was used. The base year for the estimate is 1999.

## **TABLE B-1**

# SUMMARY OF COSTS FOR LEAD-CONTAMINATED SOILS UPRR - OMAHA SHOPS

|                           | Alternative 1A                               | Alternative 1B                   | Alternative 1C                |  |
|---------------------------|--|----------------------------------|-------------------------------|--|
|                           | Excavate and Dispose Lead- Contaminated Soil | Cover Lead-<br>Contaminated Soil | Excavate,<br>Reuse, and Cover |  |
| Capital Costs             | \$3,733,068                                  | \$791,623                        | \$338,023                     |  |
| Annual O&M Costs          | \$0  | \$15,525                         | \$15,525                      |  |
| O&M Years                 | 0  | 15                               | 15                            |  |
| Total Present Worth Costs | \$3,733,068                                  | \$952,767                        | \$499,167                     |  |

## TABLE B-1A.1

## SUMMARY OF CAPITAL COSTS ALTERNATIVE 1A - EXCAVATE AND DISPOSE UPRR - OMAHA SHOPS

| Alternative: Description: Excavate and Dispose - Douglas Court of the Prepared: IA - Lead-Contaminated Soils  Excavate and Dispose - Douglas Court of the Prepared: IA - Lead-Contaminated Soils  Excavate and Dispose - Douglas Court of the Prepared: IA - Lead-Contaminated Soils  Excavate and Dispose - Douglas Court of the Prepared: IA - Lead-Contaminated Soils  Excavate and Dispose - Douglas Court of the Prepared: IA - Lead-Contaminated Soils  Excavate and Dispose - Douglas Court of the Prepared: IA - Lead-Contaminated Soils  Excavate and Dispose - Douglas Court of the Prepared: IA - Lead-Contaminated Soils  Excavate and Dispose - Douglas Court of the Prepared: IA - Lead-Contaminated Soils | ounty                      | Expected Accuracy Range: Present Worth Discount Rate: Base Year of Estimate: Capital Cost Years: O&M Cost Years: |   |  |             | +50% to -30% 7% 2000 0 N/A  |  |  |  |
|--|----------------------------|--|---|--|-------------|---|--|--|--|
| DESCRIPTION  | OTV                        | UNIT   | UNIT<br>COST                                  | COST   | TOTALS      | NOTEC   |  |  |  |
| CAPITAL COSTS (YEAR 0):  | QTY                        | UNIT   | COST  | COST   | TOTALS      | NOTES   |  |  |  |
|  |                            |  |   |  |             |   |  |  |  |
| Monitoring, Sampling, Testing, Analysis     Confirmation Sampling - Lead Soils     Air Monitoring Station (includes calibrator)     Air Sampling Cartridge Analysis  | 100<br>2<br>64             | EA<br>LS<br>EA   | \$15.00<br>\$750.00<br>\$40.00                | \$1,500<br>\$1,500<br>\$2,560                            |             | Two month rent One per day per unit   |  |  |  |
| SUBTOTAL   |                            | 777A.A.  | ******  | \$5,560  |             | one per day per ann   |  |  |  |
| Main Sitework     a. Institutional Controls     b. Site Preparation     c. Excavate Lead Contaminated Soil     d. Borrow, Spread, and Compact     SUBTOTAL   | 1<br>1<br>28,000<br>33,600 | LS<br>LS<br>CY<br>CY   | \$3,000.00<br>\$2,000.00<br>\$3.00<br>\$10.00 | \$3,000<br>\$2,000<br>\$84,000<br>\$336,000<br>\$425,000 |             | Fencing, Outhouse, Parking, Erosion Cont.<br>Excavate top 12" only<br>Includes mob/demob per vendor quote |  |  |  |
| 3. Off-Site Treatment / Disposal (Lead) a. Saturate Soil b. Load and Haul c. Landfill Disposal SUBTOTAL  | 36,400<br>36,400<br>36,400 | TON<br>TON<br>TON  | \$1.00<br>\$15.00<br>\$40.00                  | \$36,400<br>\$546,000<br>\$1,456,000<br>\$2,038,400      |             | Douglas County Landfill   |  |  |  |
| SUBTOTAL 1   |                            |  |   | _  | \$2,468,960 | -   |  |  |  |
| Contingency (% of Subtotal 1)  |                            | 35%  |   | \$864,136  |             | 20% scope + 15% bid   |  |  |  |
| SUBTOTAL 2   |                            |  |   | -  | \$3,333,096 | -   |  |  |  |
| Project Management and Support (% of Subtotal 2)  a. Project Management b. Engineering / Design c. Construction Management SUBTOTAL  |                            | 2%<br>6%<br>4%   | _   | \$66,662<br>\$199,986<br>\$133,324<br>\$399,972          |             |   |  |  |  |
| TOTAL COSTS  | a                          |  |   |  |             |   |  |  |  |

#### TABLE B-1A.2

## SUMMARY OF OPERATION AND MAINTENANCE COSTS ALTERNATIVE 1A - EXCAVATE AND DISPOSE UPRR - OMAHA SHOPS

| Alternative ID: Description: Site ID: Location: Date Prepared:  IA - Lead-Contaminated Soils Excavate and Dispose - Douglas County UPRR - Omaha Shops Omaha, NE February 9, 2000 | Present Worth Discount Rate: Base Year of Estimate: Capital Cost Years: |           |              |                   | +50% to -30% (feasibility study) 7% 2000 0 N/A |   |
|--|---|-----------|--------------|-------------------|--|---|
| DESCRIPTION  | QTY   | UNIT      | UNIT<br>COST | COST              | TOTALS   | NOTES                                   |
| ANNUAL O&M COSTS (YEARS 1-30):   |   |           |              |                   |  |   |
| Site Maintenance     a. N/A  | 0   |           |              | \$0<br>\$0        |  | No O&M associated with this alternative |
| SUBTOTAL I   |   |           |              | _                 | \$0  | •                                       |
| Contingency (% of Annual O&M Cost Subtotal)  |   | 35%       |              | \$0               |  | 20% scope + 15% bid                     |
| SUBTOTAL 2   |   |           |              | _                 | \$0  | -                                       |
| Project Management and Support (% of Subtotal 2)  a. Project Management  b. Technical Support  SUBTOTAL  |   | 5%<br>10% |              | \$0<br>\$0<br>\$0 |  |   |
| TOTAL ANNUAL O&M COST (YEARS 2-15)   |   |           |              |                   | \$0  | ]                                       |

## TABLE B-1A.3

# SUMMARY OF PRESENT WORTH COSTS ALTERNATIVE 1A - EXCAVATE AND DISPOSE UPRR - OMAHA SHOPS

| Alternative ID:<br>Description:<br>Site ID:<br>Location:<br>Date Prepared: | IA - Lead Contami<br>Excavate and Dispo<br>UPR R - Omaha Sho<br>Omaha, NE<br>February 9, 2000 | ose - Douglas County | •                  | Present Wo    |                         | +50% to -30% (feasibility study) 7% 2000 0 n/a |                             |  |
|--|---|----------------------|--------------------|---------------|-------------------------|--|-----------------------------|--|
|  | YEAR  | CAPITAL<br>COST      | ANNUAL<br>O&M COST | TOTAL<br>COST | DISCOUNT<br>FACTOR (7%) | PRESENT<br>WORTH                               | CUMULATIVE<br>PRESENT WORTH |  |
|  | 0   | \$3,733,068          |                    | \$3,733,068   | 1.000                   | \$3,733,068                                    | \$3,733,068                 |  |
|  | TOTALS  | \$3,733,068          | \$0                | \$3,733,068   |                         | \$3,733,068                                    |                             |  |
| TOTAL PRESE  | NT WORTH COST   |                      |                    |               |                         | \$3,733,068                                    |                             |  |

## TABLE B-1B.1

# SUMMARY OF CAPITAL COSTS ALTERNATIVE 1B - COVER UPRR - OMAHA SHOPS

| UNIT           | UNIT<br>COST                   | COST   |                            |  |
|----------------|--------------------------------|--|----------------------------|--|
|                |                                | COST   | TOTALS                     | NOTES                                  |
|                |                                |  |                            |  |
| EA<br>LS<br>EA | \$15.00<br>\$750.00<br>\$40.00 | \$1,500<br>\$1,500<br>\$2,560<br>\$5,560     |                            | Two month rent<br>One per day per unit |
| LS<br>AC       | \$3,000.00<br>\$1,000.00       | \$3,000<br>\$17,000<br>\$20,000              |                            |  |
| SY<br>CY       | \$2.00<br>\$10.00              | \$162,000<br>\$336,000<br>\$498,000          |                            |  |
|                |                                | _  | \$523,560                  | -                                      |
| 35%            | ó                              | \$183,246                                    |                            | 20% scope + 15% bid                    |
|                |                                | _  | \$706,806                  | -                                      |
| 6%             | ó                              | \$14,136<br>\$42,408<br>\$28,272<br>\$84,817 |                            |  |
|                | 6%                             | 2%<br>6%<br>4%                               | 6% \$42,408<br>4% \$28,272 | 6% \$42,408<br>4% \$28,272             |

## **TABLE B-1B.2**

# SUMMARY OF OPERATION AND MAINTENANCE COSTS ALTERNATIVE 1B - COVER UPRR - OMAHA SHOPS

| Alternative ID: 1B - Lead-Contaminated Soils  Description: Cover Site ID: UPRR - Omaha Shops  Location: Omaha, NE Date Prepared: February 9, 2000 | Present Worth Discount Rate: Base Year of Estimate: Capital Cost Years: |           |              |                             | +50% to -30% (feasibility study) 7% 2000 0 1-15 |                        |
|---|---|-----------|--------------|-----------------------------|---|------------------------|
| DESCRIPTION   | QTY   | UNIT      | UNIT<br>COST | COST                        | TOTALS  | NOTES                  |
| ANNUAL O&M COSTS (YEARS 1-15):  |   |           |              |                             |   |                        |
| Site Maintenance     a. Site & Cover Maintenance  | 200   | HR        | \$50.00_     | \$10,000<br>\$10,000        |   | Approximately 16 hr/mo |
| SUBTOTAL I  |   |           |              | -                           | \$10,000  |                        |
| Contingency (% of Annual O&M Cost Subtotal)   |   | 35%       |              | \$3,500                     |   | 20% scope + 15% bid    |
| SUBTOTAL 2  |   |           |              | _                           | \$13,500  | -                      |
| Project Management and Support (% of Subtotal 2)  a. Project Management b. Technical Support SUBTOTAL   |   | 5%<br>10% | -            | \$675<br>\$1,350<br>\$2,025 |   | *                      |
| TOTAL ANNUAL O&M COST (YEARS 2-15)  |   |           |              |                             | \$15,525  | ]                      |

## TABLE B-1B.3

## SUMMARY OF PRESENT WORTH COSTS ALTERNATIVE 1B - COVER UPRR - OMAHA SHOPS

| Alternative ID: Description: Site ID: Location: Date Prepared: | iption: Cover D: UPRR - Omaha Shops ion: Omaha, NE |                    |               | ccuracy Range:<br>rth Discount Rate:<br>of Estimate:<br>at Years:<br>Years: |                  |                                 |  |  |
|--|--|--------------------|---------------|---|------------------|---------------------------------|--|--|
| YEAR   | CAPITAL<br>COST                                    | ANNUAL<br>O&M COST | TOTAL<br>COST | DISCOUNT<br>FACTOR (7%)   | PRESENT<br>WORTH | CUMULATIVE O&M<br>PRESENT WORTH |  |  |
| 0  | \$791,623  |                    | \$791,623     | 1.000   | \$791,623        |                                 |  |  |
| 1  | and the second                                     | \$15,525           | \$15,525      | 0.952   | \$14,786         | \$14,786                        |  |  |
| 2  |  | \$15,525           | \$15,525      | 0.907   | \$14,082         | \$28,867                        |  |  |
| 3  |  | \$15,525           | \$15,525      | 0.864   | \$13,411         | \$42,278                        |  |  |
| 4  |  | \$15,525           | \$15,525      | 0.823   | \$12,772         | \$55,051                        |  |  |
| 5  |  | \$15,525           | \$15,525      | 0.784   | \$12,164         | \$67,215                        |  |  |
| 6  |  | \$15,525           | \$15,525      | 0.746   | \$11,585         | \$78,800                        |  |  |
| 7  |  | \$15,525           | \$15,525      | 0.711   | \$11,033         | \$89,833                        |  |  |
| 8  |  | \$15,525           | \$15,525      | 0.677   | \$10,508         | \$100,341                       |  |  |
| 9  |  | \$15,525           | \$15,525      | 0.645   | \$10,008         | \$110,349                       |  |  |
| 10   |  | \$15,525           | \$15,525      | 0.614   | \$9,531          | \$119,880                       |  |  |
| 11   |  | \$15,525           | \$15,525      | 0.585   | \$9,077          | \$128,957                       |  |  |
| 12   |  | \$15,525           | \$15,525      | 0.557   | \$8,645          | \$137,602                       |  |  |
| 13   |  | \$15,525           | \$15,525      | 0.530   | \$8,233          | \$145,835                       |  |  |
| 14   |  | \$15,525           | \$15,525      | 0.505   | \$7,841          | \$153,676                       |  |  |
| 15   |  | \$15,525           | \$15,525      | 0.481   | \$7,468          | \$161,144                       |  |  |
| TOTALS   | \$791,623  | \$232,875          | \$1,024,498   |   | \$952,767        |                                 |  |  |
| TOTAL PRESENT WORTH C  | OST  |                    |               | !   | \$952,767        |                                 |  |  |

## **TABLE B-1C.1**

## SUMMARY OF CAPITAL COSTS ALTERNATIVE 1C - EXCAVATE, REUSE, AND COVER UPRR - OMAHA SHOPS

| Des<br>Site<br>Loca | ernative:<br>cription:<br>:<br>ation:<br>e Prepared: | 1B - Lead-Contaminated Soils Excavate, Reuse, and Cover UPRR - Omaha Shops Omaha, NE February 17, 2000 |        |      | Present W  |                        | ::        | +50% to -30%  7%  2000  0  N/A            |
|---------------------|--|--|--------|------|------------|------------------------|-----------|---|
|                     |  |  | 0.000  |      | UNIT       | G0.00                  |           | No.                                       |
| - C+1               | DITTAL GOOD  | DESCRIPTION  | QTY    | UNIT | COST       | COST                   | TOTALS    | NOTES                                     |
| CAI                 | PITAL COS  | STS (YEAR 0):  |        |      |            |                        |           |   |
| 1.                  |  | g, Sampling, Testing, Analysis   |        |      |            |                        |           |   |
|                     |  | mation Sampling - Lead Soils   | 100    | EA   | \$15.00    | \$1,500                |           |   |
|                     |  | onitoring Station (includes calibrator)  | 2      | LS   | \$750.00   | \$1,500                |           | Two month rent                            |
|                     | c. Air Sar   | mpling Cartridge Analysis  | 64     | EA   | \$40.00    | \$2,560<br>\$5,560     |           | One per day per unit                      |
|                     | 3001   | OTAL.  |        |      |            | Ψ3,300                 |           |   |
| 2.                  | Main Sitew   | vork   |        |      |            |                        |           |   |
|                     |  | tional Controls  | 1      | LS   | \$3,000.00 | \$3,000                |           |   |
|                     |  | eparation  | l      | LS   | \$2,000.00 | \$2,000                |           | Fencing, Outhouse, Parking, Erosion Cont. |
|                     |  | ate Lead-Contaminated Soil   | 22,000 | CY   | \$3.00     | \$66,000               |           | Excavate top 12"                          |
|                     | d. Lead S<br>SUBTO                                   | oils for Berms   | 22,000 | CY   | \$5.00     | \$110,000<br>\$181,000 |           | Load, Transport, and Backfill             |
|                     | 30010  | OTAL   |        |      |            | \$181,000              |           |   |
| 3.                  | On-Site Tre  | eatment  |        |      |            |                        |           |   |
|                     |  | v, Fill, Spread, and Compact   | 1,460  | CY   | \$10.00    | \$14,600               |           |   |
|                     | SUBTO  | OTAL   |        |      |            | \$14,600               |           |   |
| CITE                | BTOTAL 1   |  |        |      |            | _                      | \$201,160 | -   |
| 301                 | DIOIALI  |  |        |      |            |                        | \$201,100 |   |
| Con                 | tingency (%  | of Subtotal 1)   |        | 35%  |            | \$70,406               |           | 20% scope + 15% bid                       |
|                     | 6  | ,  |        |      |            | , ,                    |           |   |
| SUE                 | BTOTAL 2   |  |        |      |            | _                      | \$271,566 | -   |
| Dec:                | aat Manasses   | nent and Cuppert (% of Cubtot-12)  |        |      |            |                        |           |   |
| Proj                |  | nent and Support (% of Subtotal 2) t Management  |        | 2%   |            | \$5,431                |           |   |
|                     |  | eering / Design  |        | 6%   |            | \$16,294               |           |   |
|                     |  | uction Management  |        | 4%   |            | \$10,863               |           |   |
|                     | SUBTO  |  |        |      | -          | \$32,588               |           |   |
|                     |  |  |        |      |            | _                      |           |   |
| TOT                 | TAL COSTS  |  |        |      |            |                        | \$304,154 | ]   |
|                     |  |  |        |      |            |                        |           |   |

## TABLE B-1C.2

# SUMMARY OF OPERATION AND MAINTENANCE COSTS ALTERNATIVE 1C - EXCAVATE, REUSE, AND COVER UPRR - OMAHA SHOPS

| Alternative ID: IC - Lead-Contaminated Soils  Description: Excavate, Reuse, and Cover  Site ID: UPRR - Omaha Shops  Location: Omaha, NE  Date Prepared: February 17, 2000 | Expected Accuracy Range: Present Worth Discount Rate: Base Year of Estimate: Capital Cost Years: O&M Cost Years: |             |              |                             | +50% to -30% (feasibility study) 7% 2000 0 1-15 |                        |
|---|--|-------------|--------------|-----------------------------|---|------------------------|
| DESCRIPTION   | QTY  | UNIT        | UNIT<br>COST | COST                        | TOTALS  | NOTES                  |
| ANNUAL O&M COSTS (YEARS 1-15):  |  |             |              |                             |   |                        |
| Site Maintenance     a. Site & Cover Maintenance  | 200  | HR          | \$50.00_     | \$10,000<br>\$10,000        |   | Approximately 16 hr/mo |
| SUBTOTAL I  |  | \$10,000    |              |                             | -   |                        |
| Contingency (% of Annual O&M Cost Subtotal)   |  | 35% \$3,500 |              | 20% scope + 15% bid         |   |                        |
| SUBTOTAL 2  |  |             |              | _                           | \$13,500  | -                      |
| Project Management and Support (% of Subtotal 2) a. Project Management b. Technical Support SUBTOTAL  |  | 5%<br>10%   | -            | \$675<br>\$1,350<br>\$2,025 |   | *                      |
| TOTAL ANNUAL O&M COST (YEARS 2-15)  |  |             |              |                             | \$15,525  | ]                      |

## TABLE B-1C.3

# SUMMARY OF PRESENT WORTH COSTS ALTERNATIVE 1C - EXCAVATE, REUSE, AND COVER UPRR - OMAHA SHOPS

| Alternative ID:<br>Description:<br>Site ID:<br>Location:<br>Date Prepared: | 1B - Lead-Contamir<br>Excavate, Reuse, an<br>UPRR - Omaha Sho<br>Omaha, NE | d Cover         |                    | Expected Accuracy Range:<br>Present Worth Discount Rate:<br>Base Year of Estimate:<br>Capital Cost Years:<br>O&M Cost Years: |                         | +50% to -30% (feasibility study) 7% 2000 0 1-15 |                                 |
|--|--|-----------------|--------------------|--|-------------------------|---|---------------------------------|
|  | YEAR   | CAPITAL<br>COST | ANNUAL<br>O&M COST | TOTAL<br>COST  | DISCOUNT<br>FACTOR (7%) | PRESENT<br>WORTH                                | CUMULATIVE O&M<br>PRESENT WORTH |
|  | 0  | \$304,154       |                    | \$304,154  | 1.000                   | \$304,154                                       |                                 |
|  | 1  | 4001,101        | \$15,525           | \$15,525   | 0.952                   | \$14,786  | \$14,786                        |
|  | 2  |                 | \$15,525           | \$15,525   | 0.907                   | \$14,082  | \$28,867                        |
|  | 3  |                 | \$15,525           | \$15,525   | 0.864                   | \$13,411  | \$42,278                        |
|  | 4  |                 | \$15,525           | \$15,525   | 0.823                   | \$12,772  | \$55,051                        |
|  | 5  |                 | \$15,525           | \$15,525   | 0.784                   | \$12,164  | \$67,215                        |
|  | 6  |                 | \$15,525           | \$15,525   | 0.746                   | \$11,585  | \$78,800                        |
|  | 7  |                 | \$15,525           | \$15,525   | 0.711                   | \$11,033  | \$89,833                        |
|  | 8  |                 | \$15,525           | \$15,525   | 0.677                   | \$10,508  | \$100,341                       |
|  | 9  |                 | \$15,525           | \$15,525   | 0.645                   | \$10,008  | \$110,349                       |
|  | 10   |                 | \$15,525           | \$15,525   | 0.614                   | \$9,531   | \$119,880                       |
|  | 11   |                 | \$15,525           | \$15,525   | 0.585                   | \$9,077   | \$128,957                       |
|  | 12   |                 | \$15,525           | \$15,525   | 0.557                   | \$8,645   | \$137,602                       |
|  | 13   |                 | \$15,525           | \$15,525   | 0.530                   | \$8,233   | \$145,835                       |
|  | 14   |                 | \$15,525           | \$15,525   | 0.505                   | \$7,841   | \$153,676                       |
|  | 15   |                 | \$15,525           | \$15,525   | 0.481                   | \$7,468   | \$161,144                       |
|  | TOTALS   | \$304,154       | \$232,875          | \$537,029  | 2                       | \$465,298                                       |                                 |
| TOTAL PRESE  | ENT WORTH COST   |                 |                    |  |                         | \$465,298                                       |                                 |